TERMS OF THE Bentucky Gazette,

FUBLISHED EVERY THURSDAY MORNING, By I. T. CAVINS & Co.

The price to Subscribers, is, THREE DOLLARS per annum, PAID IN ADVANCE, or FOUR DOLLARS at the end of the year. All new subscriptions must in every instance be paid in advance.

The TERMS OF ADVERTISING in this paper, are, FIFTY CENTS for the first insertion of every 15 lines or under, and TWENTY-FIVE CENTS for each continuance; longer advertisements in We same proportion.

All communications addressed to the edsors must be post paid.

OF All advertisements not paid for in ad vance, must be paid for when ordered to be

Gazette Office,

Lexington, November 2, 1820. THE undersigned, late one of the Editors of the Kentucky Gazette, intending shortly to leave the United States, it is desirable that all arrearages due the Office should be settled. The accounts will be made out in a few days, when it is hoped those in ar-rears will call and settle—if not, we will be under the necessity of waiting on them, either

in person or by a collector.

Those whose papers are sent by mail, are informed, that their accounts have been lodged in the hands of our agents or postmasters, to whom they are requested to pay their subacription, or remit the amount by mail. It is hoped this notice will be attended to, as it is impossible to wait on each individual for so small a sum. Mr. CAVINS will receive and receipt for all monies that may be paid. Joshua Norvell.

Fresh Hogs' Lard, ROR family use, for Sale by the small or

Timothy, Blue-Grass, and an assortment of Garden Seeds,

SOFTMEN OF GARDEN SEERS,
Best LAKE SHAD, smoked,
SPANISH BROWN, WHITING, CHALK,
and PAINTS, and OIL of every kind.
ALSO,
A CLOSE BODY COACH, for Sale cheap.
JOHN STICKNEY.
Sept. 28 1820—39-3,

NOTICE.

THE Co-partnership heretofore existing between Samuel Trotter, George Trot-ter, Jr. dec'd and Robert G. Dudley, trading under the firm of ROBERT G. DUDLEY & Co. was dissolved in the month of December, 1815, and the co-partnership of the same parties composing the firm of SAMUEL & GEORGE TROTTER & CO. expired by limitation on the first day of January last .-

Notice is therefore Given, That the Books, Notes and all other Papers of said concerns, are deposited with SAML. TROTTER, as partner and agent of said firms, for the purpose of receiving all debts due to them, and liquidating those due by said firms. It is necessary to the parties concerned, that appendy payments should be made, and in case of failure suits will be commenced without de-SAMUEL TROTTER,

JOHN POPE, Exe'rs. of Georg.

JAMES TROTTER, Trotter, Jr. dec'd ELIZA TROTTER, Executrix. Lexington, Feb. 23d, 1820-8-4m.

LAW OFFICE.

U. B. Chambers & J. F. Robinson, WILL Practice LAW in conjunction in the Scott and Fayette Courts. Their Office is kept in Georgetown, opposite captain Branin's Tavern. December 17, 1819.

Cash will be given for

TALLOW & SOAP GREASE, DELIVERED at my Soap and Candle Fac-tory, at the corner of Main-Cross and Water-streets, at the lower end of the lower Market-house, Crossings, Scott county.

JOHN BRIDGES. Market-house, Lexington, or at the Great

December 30.-53

WOOL. WILL give the highast price for clean common country WOOL, in KENTUCKY STATE PAPER, delivered at the Factory of to John Bryan & Son, Saddlers. THOS. ROYLE.
Kexington, May 20, 1820.—22tf

BOOK BINDERY.

James W. Palmer, HAVING recently established a BOOK BINDERY, will constantly keep on hand, at his Bookstore, Sign of the Bible, Main street, a general assortment of

Blank Books, of every description, viz: Day Books, Jour-nals Ledgers, Record, Order, Deed, and Letter

He has just received from Philadelphia a

Parge assortment of Record Paper, manufac-tured by Gilpin at the Brandywine Mills, which will enable him to execute, at the shortest notice, all kinds of Blank Books for Banks, Clerks of Courts, Merchants &c. whose orders he respectfully solicits.
Old Books rebound.

J. W. P. has on hand, as usual, a large assortment of Classical, Miscellaneous, Law, and Medical BOOKS, and STATIONARY.

Merchants and other Wholesale purchasers
supplied on the lowest terms, with every ar-

Lexington, Jan, 1, 1821.—1
Wanted, an Apprentice to the Book Bind-

Blanks of every kind For sale at this Office.

LEXINGTON COFFEE HOUSE

Benjamin Lamphear, STILL OCCUPIES THE HOUSE AT THE

(Sign of the Indiaa Queen,) ND having employed Mr. WM. LONG, a gentleman of experience and veracity, to superinted his stables, he is determined that no gentleman shall have the least occasion to find fault, either with the House or Stable. He feels grateful to his friends and the public

for their support hitherto, and hopes in future to merit and receive their patronage.

He would do injustice to his feelings, were he not to return his most grateful thanks to his Masonic Brethren, for their kind and accompanies. commodating dispositions, manifested at the last meeting of the Grand Lodge.

36-4m Lexington, Ky. Sept. 7, 1820.

LAND FOR SALE.

WILL sell the plantation on which Mr George Hunter now lives (possession given the first of March next) about six miles from Lexington, and near the road leading to Winchester. Of this tract of

186 Acres of Land,

There are about 80 in cultivation, under good fence—never failing springs of fine water— a good comfortable Dwelling House and Barn, and other houses—an Orchard of about 300 large Apple Trees—also, Cherry, Pear and Peach Trees. For this valuable plantation, for which I have been offered \$8000, I am now willing to take something less than 5000 dollars paid down. For further particulars, I refer to Mr. George Hunter, who lives on the

November 2; 1820-4481tf

Lexington Brass, Iron & Bell



CONTINUES to carry on the FOUNDER ING BUSINESS, in the town of Lexington, second door below the Theatre, Water street, where all kinds of

Brass and Iron Work for Machinery &c.

May be had on the shortest notice. Also, will be kept on hand BELLS for Taverns, Houses and Horses; refined Wagon, Carria and Gigg BOXES; Hatter's, Tailor's and FLAT IRONS; Scale Weights and Woffle Irons; Gun Mountings and Clock Castings; Rivets and Still Cocks, with many other articles too NESS. tedious to mention. Lexington, June 18, 1819-25tf

Mercer county, sct: Dawson's ferry, one BAY MARE, seven years old, fourteen lands high, both hind feet white, a small star in her forehead, and snip on her nose—no brands perceivable. Appraised to \$19 this 20th day of December, 1820. A copy—Attest, A copy-Attest, THO. ALLIN, c. c.

Glue Manufactory.

GLUE, superior to the imported. MOULD and DIPPED CANDLES, also, TWILIGHT CANDLES, (one of 12 to the ound will burn 12 hours, and wants no snuf fing.)
OIL VITRIOL, Virdegris, Logwood, Cop

peras, Allum, best imported MOLASSES Fresh Rice, Paints, Oil, and Putty. Glass as usual, by JOHN STICKNEY.

RAGS & SALT PETRE.

CASH and PAPER will be given for the above articles at JOHNSON'S Paper Mills, at the Great Crossings. Dec. 21, 1820.

FOR SALE OR RENT.

Y HOUSE & LOT, on Limestone street, opposite the Seminary, Its a convenient good House, with Smoke House, Stable, &c. and a pleasant part of the town. Mhe terms will be made easy. Possession can be given at any time.

GERRARD M'KENNEY. Lexington, Dec. 13, 1820, 99

For Sale or to Rent, A COTTON FACTORY.

Containing 108 Spindles & 3 Carding Machines ITH every necessary appurtenance, al in good order and ready for immediate usiness. This property is fitted up in a good orick house, located in a valuable and con enient part of the town, and will be sold sepa rately or with the house to suit the purchaser. Terms liberal, both as to price and time of payment: and we believe, that we can assert without presumption, that no place in Kentucky would better support an establishment of its size than Versailles, where there is a regular and increasing demand for Cotton Yarns. Apply to R. & W. B. LONG.

Versailles, Feb. 5-tf Printing of all kinds,

WILL BE EXECUTED AT THE Kentucky Gazette Office,

Checks for Sale.

New Beer & Porter. |

Connell & M. Mahon, PORTER AND BEER,

ANUFACTURED this season, which they are induced to hope will be deemed not inferior to any in the Union. They have purchased Jars which are so constructed as to emit the driuk by a tap, by which private amilies can be henceforth supplied with such quantities and such quality as may suit their be made advantageous to the purchaser. onsumption and taste.

(Country orders executed with punctu-

Lexington Brewery, Oct. 10.-42tf

Dissolution of Partnership.

THE Partnership of Gabriel Tandy, Samue Thompson and Thomas January, trading under the firm of TANDY, THOMPSONE CO. is this day by mutual consent dissolved The accounts remaining due to said firm, are placed in the hands of JAMES E. DAVIS sq. LEWIS CASTLEMIN and TANDI JALLEN for collection, to whom, as res-pectively presented, payment is requested to e made-and their respective receipts shall e acknowledged as a sufficient discharge. GAB'L. TANDY,

SAMUEL THOMPSON, THOMAS JANUARY. Lexington, October, 17th, 1820.

THE Partnership of Samuel Thompson and Thomas January, trading under the firm of THOMPSON & JANUARY, is this day mutual consent, dissolved. The accounts said firm are placed in the hands of JAMES E. DAVIS, esq. for collection.
SAMUEL THOMPSON,
THOMAS JANUARY.

Lexington, October 17th, 1820.-43-6t Greenville Springs,

(Harrodsburgh, Kentucky.) THE Subscribers having taken possession of the Greenville Springs, as proprietors, inform the public that the house will be con-tinued as when under the superintendance of John Hanna, for the accommodation of all those who may think proper to call. The arrangements that are now making, in addition to the present improvements, will enable them to render comfortable and agreeable, those who may resort to the Springs.

AMOS EDWARDS, hose who may think proper to call. The ar

DANIEL M. HEARD, Nov. 25th, 1820.-50tf

Dr. Daniel M. Heard.

OFFERS his MEDICAL SERVICES to the citizens of Harrodsburgh and the circum cent country, and pledges himself to be faith il in the discnarge of his professional duties His Shop will be at the Springs, where he may always be found, except when attending to ofessional Engagements. Greenville Springs, Nov. 25, 1820-50-6m

Copartnership. HE undersigned, late of Philadelphia, inform the public, that they have formed a

At New-Orleans,

A. & G. ELIOTT,

ANDREW ELIOT, GEORGE ELIOT. New-Orleans, oct 17, 1820.-45

Sugar, Salt, Nails &c.

THE subscribers have received per the STEAM BOAT FAYETTE-ORLEANS SUGAR, in Barrels, SHAD and MACKAREL,

ALLUM and Liverpool SALT, CUT NAILS, of all sizes. And are in expectation of receiving within few days, a choice collection of SUMMER GOODS, all of which will be sold at their usu-

al low prices.

TILFORD & TROTTER.

Lexington, June 20, 1820 .- 24

Notice.

DO hereby forwarn all persons whatsoever not to trade for or in anywise to receive transfer or assignment of four several bonds executed by me on the 21st of Nov. 1818, to Lieudaman Norwell-The first of which was payable on the first of Jany. 1820-the second the first of Jany. 1821—the third the first of Jany. 1822—and the 4th, the 1st of January 1823. The said bonds being given agreeable to an article of agreement which has not been performed on the part of the said Norwell Therefore, I will not pay the said bonds, or any part of them, unless compelled by law. BENJ. RALLINS.

Dec. 14, 1820.-59*

Woodford county, to wit : TAKEN up by Isaac McCuddy on South Elkhorn, one YELLOW BAY MARE, with some white hairs mixed, about 7 years old, 5 feet high, blaze face, one hind foot white blind in the near eye—appraised to \$50 this 1st day of July, 1820. 45* THOS. STEVENSON, j. p.

Notice.

THE Legislature of Kentucky having passed a Law authrising the Surveying of the Virginia Military State Land, entered in my flice, South-West of the Tennessee River and between it and the river Mississippi; the surveying of said land will commence about the first of next April, when it will be necessary for the claimants or persons duly author ized by them to attend to the surveying.

WM. CROGHAN, Sr. Louisville, Ky. Jan. 10, 1821-7

DY reference to the above notice, it will b D) seen, that those who are interested in the Military Land Claims West of the Tennessee River, will be under the necessity of attending to the Surveying of them either in person or by an agent duly authorized. I propose to be in that section of country in April next, and will attend in the character of agent or attorney to the claims of those who may think proper to entrust me with them.
LEVI L. TODD.
February 15, 1821.-7

Lot of Ground for Sale.

THE subscriber wishes to sell a small LOT OF GROVAD, containing upwards of EIGHT ACRES. This Lot lies about 4 miles from Lexington, on the Georgetown road,— The improvements are, a good Log Dwellin and Frame Kitchen, a Blacksmith's Shop &c and is under good post and rale fence. person wishing to purchase such a spot, will do well to apply to the subscriber, about half a mile cast of the premises. The terms will

April 5, 1821-14 American Mical Recorder.

James Webster, Publisher of the Quarterly Independen

Journal, called the American Medical Recorder, Respectfully informs its patrons, and the Medical public generally, the work will be increased in size, in proportion to the reduction which has taken place in the price of paper and of printing; and the execution, if not superior shall at least be equal to any Medical periodical publication in the United States.

The AMERICAN MEDICAL RECORDER, for Jan-

uary next, that is, the first number of the fourth volume; will contain papers from Pro-fessor Francis, of New York; Professor Coo-per, of Columbia S. C. Professors Davidge, Potter and Hall, of Baltimore; Dr. Tyler, of Fredericktown, Md; Drs. John Rhea Barton, Klapp, M'Clennan, Mitchel, Rousseau and Coates, of Philadelphia; and Dr. Albers, of Bremen, and the Editors; Drs. Lucachet,

Bevere, Ererle, and Professor Pattison. J. W. has been informed, that statements have been made, which if believed, are calculated to injure the American Medical Recor-der; so far, however, from it being the fact, that the subscribers are withdrawing; daily the publisher, in reply, declares that, within the last two months, the additions made to the subscription list, have exceeded fifty in number; and further, that within the same period not more than five, including Drs. Gibson and Horner have declined continuing the work. Philadelphia, Nov. 21st, 1820. 52—3t

Stop the Thief!!!



Strayed or Stolen, FROM the subscriber on Friday night last, a

Light Bay Horse, BOUT 15 hands high, shod before, a small blemish in the near eye, somewnat crease

forehead, the left hind foot white; has the ap-pearance of a scar on each side of his back immediately under the saddle; he is a natural trotter; no brands or other marks recollected. Any person finding the said Horse, and delivering him to the subscriber or to Mr. Charles M@onald in Lexington, shall be handsomely rewarded for their trouble—if stolen, a reward will be given for the thief if ap-

Lexington, Nov. 7, 1820-45-3t

Agents for the Gazette.

We have found it necessary to appoint A. gents in the different towns where the Gazette is taken throughout the U. States-to send a collector to collect the dues, the "toll would eat up the grist." Although a small sum from each: yet with the Printer, it is from small sums larger ones are to grow. Subscribers are requested to pay their sub-scriptions to either of the following gentlemen.-Those who receive their papers

no agent has been appointed, are requested to remit by mail. Bardstown-Mr. Grayson, p. m. or Mr. Barnet, Printer.

Ballimore-John S. Skinner. Cincinnati-Post Master. Clarksville, Ten.—Post-master. Danville—Daniel Barbee, p. m. Eddyville—Mr. Lyon, p. m.
Edwardsville, Ill.—Post-master.
Estill C. H.—Post-master.

Ellisville—Post-master.
Flemingsburgh—Mr. Ballard, p. m.
Frankfort—Mr. Crockett, p. m. Georgetown—Mr. Sebree, p. m. Hopkinsville—Mr. J. Bryan, p. m. Huntsville-Post-master. Harrodsburgh-Mr. Keller, p. m. Jeffersonville, Ind .- Post-master.

Louisville—Mr. Gray, p. m.
Lancaster—J. P. Letcher, p. m.
Millersburgh—George Talbot, esq.
Mountsterling—Henry Daniel, esq. or the Post-master.

Mouroe, Ten.-Post-master.

Maysville-Mr. Roe, p. m. Mays Lick-Mr. Shotwell, p. m. Mount Zion-Post-master. Nashville, T-Joseph Norvell, esq. or the Post-master. Natchez-Post-master.

Micholasville—Dr. Younng, p. m. New-Orleans—Bartlet & Cox, or Postmaster New-Glasgow-Post-master. Owingsville--Post-master. Philadelphia-Mr. Bache, p. m.

Paris-Mr. Patten, p. m. Richmond—Mr. J. Turner, Printer.
Russellville—Mr. Piper, d. p. m.
St. Louis—Mr. Henry, Printer, or Postmaster.

Vincennes-Thos. Dubois & Co. Versailles-Joseph W. Bryson, p. m. Winchester-Mr. Ritchie, p. m. Washington-Mr. Murphy, p. m.

CUT NAILS. JUST RECEIVED AND FOR SALE,

40 KEGS 3d, 4d, 6d, 8d and 10d Philadelphia CUT NAILS, of an excellent quality, by the Keg or single pound. Apply to M. J. NOUVEL.

James E. Davis, WILL practice Law in the l'ayette Courts.
His office will be found over the room

formerly occupied by Ja. Haggin, esq. first door below Frazer's corner. He pledges himself to be diligent and punctual in business

BIBLE SOCIETY.

Notice.

THE KENTUCKY AUXILIARY BIRLE. SOCIETY will hold its annual meeting at the first Baptist Meeting House in Lexington, THURSDAY APRIL 19,

at 11 o'clock, when appropriate addresses will be delivered. The friends of religion and of the dissemi-nation of the scriptures are respectfully invi-

Lexington, April 5th, 1821. Valuable Property For Sale.

WILL BE SOLD TO THE HIGHEST BIDDER, IN THE TOWN OF LEXINGTON, KY

A TAN. YARD,

EAR the upper end of Main-street, a lit-tle below Hanson's Cotton Factory, and opposite Parrish's, containing 19 Vats; to which are attached a Dwelling House, Curryng Shop, Beaming House, Bark Shed, Mill,

Pump, &c &c.
Two thirds of the purchase money will be required on the day of sale, some credit will be given for the ballance.

Also, on the same day will be Sold, A Brick Dwelling House, The property of Saml. Rankin, formerly oc-(The property of Saml. Rankin, formerly occupied by him), two stories high, with all necessary buildings, situated opposite Hanson's Factory. For particulars, I refer to the premises. It is very convenient for any gentleman that would buy the Tan-Yard. The purchase money of the house, one half in hand, the ballance in two annual instalments.

A. RANKIN

A. RANKIN. April 4, 1821-14tds

Notice is Hereby Given, HAT agreeable to a Decree of the Clark Circuit Court, rendered at the September term, 1820, in a suit in chancery, in which Wm B Martin is complainant, and Henry Cotton, &c are defendants, I shall proceed to sell at public auction on the premises, to the highest bidder, on the 28th DAY OF APRIL, 1821, on a credit of twelve months,

A House and lot, Situated in the Town of Winchester,

Clark county,
Fronting Water street, being the South half of the lot, and known on the plot of said town by No. 77. Further particulars of the sale will be made known at the time and place of

The Commissioner.

April 5, 1821-14 BY THE PRESIDENT

Of the United States. THEREAS, by various acts of Congress the President of the United States is au-thorised to direct the public lands which have been surveyed to be offered for sale.

Therefore, I, James Monroe, President of the United States, do hereby declare and make known that public sales, for the disposal (according to law) of Public Lands, shall be held

At Franklin, in Missouri, on the first Monday in January next, for the sale of

Townships 51 to 55, in range 26, west of the 5th

Cotton Years

Of all sizes from the Factor

Brand & Co.—all of which

principal meridian line. 50 to 55, range 27 and 28, 51 to 55 range At the same place, on the first Monday in March next, for the sale of

Townships 51 to 56, in range 30, west of the 5th principal meridian line.
50 to 56 in range 31, 32 and 33 do
At St. Louis, in said state, ou the first Mon-

day in December next, for the sale of
Townships 35 to 44 in range 1 & 2 east of the
principal meridian line.
At the same place, on the first Monday in
March next, for the sale of Townships 35 to 44, in ranges 3 and 4, east. At the same place, on the first Monday in

May next, for the sale of Townships 35 to 44, in range 5 and 6, east, and of 43 and 44, in range 7 east.

At Jackson, in the county of Cape Girardeau in the said state, on the first Monday in February next, for the sale of Townships 34, in ranges 1 to 2, east of the 5th

principal meridian line. 33, range 4, east 29, 30 & 31 5, 31, 32 & 33 6, At Edwardsville, in the state of Illinois, or the first Monday in January next, for the sale

Townships 8 to 13, in range 9, west of the 3d principal meridian line.
11 to 13, 10 and 11
6 to 13, 12 and 13 6 to 12, At Vandalia, in the said state, on the 3d Mon-

day in January next, for the sale of Townships 5 to 10, in range 1, east of the 3d principal meridian line. 7 to 10 2 to 10 ranges 3, 4, 5 and 6

1, 8, 9 and 10 range 7, east 1, 6, 7, 8, 9 and 10 At Palestine, in said state, on the second Monday in February next, for the sale of Townships 6 to 10, in ranges 9, 10 and 11, east of the 3d principal meridian line.

5 to 10 range 14 west of 2 principal meridian line. 1, 9 and 10 ranges 12 and 13 At Detroit, in Michigan Teraitory, on the irst Monday in November next, for the sale of

Townships 8, 9 and 10, in ranges 4 and 5 east, 8 and 9 7 and 8 7,8 add 9

7, 8 add 9

Except such lands as have been or may be reserved by law for the support of schools, or for other purposes. The lands shall be sold in regular numerical order, beginning with the lowest number of section, township and range.

Given under my band, at the City of Washington, this nineteenth day of September 1890.

Blank Executions for Sale. W February 15, 1821.-7

NEW GOODS.

Robert A. Gatewood, AS JUST RECEIVED, in addition to his former Stock, a general Assortment of Dry Goods, Groceries, Hard-

ware and Cutlery, Well selected, and purchased at the cheapest CASH HOUSES in Philadelphia, all of which e offers for sale at very reduced prices, for

N. B. R. A. GATEWOOD particularly reuests those judebted to him, to come forward and settle their respective dues.

Those persons who made purchases at Maj. JOHN W ATT'S rale on the 9th of March, last, are also requested to come forward and take up their respective notes, which have been placed in my hands for collection, otherwise proper officers will have to call on them.

R. A. GATEWOOD.

Lexington, December 28, 1820—52

New Auction & Commission STORE.

The subscriber returns his most sincere thanks to the public for the very liberal ncouragement he has received during his residence in Lexington.—Begs leave to inform his friends and the public generally, that he

has opened An Auction Und Commission Store, At his stand in Short-street, third door cast of

the Lexington Branch Bank, where all orders in his line will be thankfully received, and punctually attended to. He will make advances in CASH, if required, on articles for sale that may be committed to his care, and no ex-ertion shall be wanted on his part to give general satisfaction. His Auction Days will be every SATURDAY

THOMAS GRACE. Lexington, March 29, 1821.—13 NEW GOODS.

at 10 o'clock, A.M.

THE subscribers are just receiving a complete assortment of Spring & Summer Goods

CALICOES, Cambrick Muslins
Canton Crapes
Lutesrings, Senshaws, and Mantuas Book and Fancy Muslins

Superb Blue Cloths and Cassimeres
Nankins, Morocco Shoes, &c. &c. &c.

ALSO,
Coffee and Sugar, Imperial TEAS
Indigo, Madder and Mackerel in Barrels and
half Barrels

Nails and Window Glass Alabama COTTON, by the bale or pound.
They also keep a constant supply of ROMAN & Co's. Superior Glazed

Rifle Gun-Powder, By the Keg or Canisters-ALSO, Cotton Yarns, Of all sizes from the Factory of Postlethwait,

at their usual low prices for CASH.

TILFORD & TROTTER.

Lexington, Feb. 22, 1821—8

Kope-Making Business. Rope Walk for a term of years, with the

ntention of carrying on the Rope-Making Business, In all its various branches, they will give the highest price in CASH for HEMP, delivered at said Walk, where BALE ROPE, CA-BLE and TARRED ROPE, of all descriptions, may be had on the shortest notice, warranted of equal quality to any manufactured in the United States. They wish to purchase a quantity of T.AR.

MORRISON & BRUCE. Lexington, Jan. 15, 1821-tf LESLIE COMBS,

Attorney and Counsellor at Law, AS REMOVED his OFFICE to Mr. Mor-ton's Brick Building on Main-street nearly opposite the Farmers' and Mechancies' Bank and next door above Messrs. John S. Snead & Co.
P. S. He will continue to attend the U. S.
Circuit Court at Frankfort, Ky. Non-resident
and others who engage his services in tha
Court, may rely on his best exertions to pro-

moteheir interest. November 22, 1820.

THE HIGHEST PRICE CASH IN HAND, Given for Hemp, Delivered at the Rope Walk formerly the property of James Kerns, dec'd. on Water-street. HENRY WATT

Lexington, February 5, 1819-tf

HEMP.

Woodford county, Sct : TAKEN UP by Nathaniel Lindsey of said county, living on Scott's road, two and a half miles South east of Versailles, one dark Chesnut Sorrel mare, about fourteen and a half hands high; supposed to be 8 years old, shod all round; near hind foot white, small star in her forehead, with a number of saddle spots on her back. No brands perceivable—appraised to \$30 before me this 23d of Dec. 1820.

PHILIP SWIGERT, j. p.

A true copy, JOHN M'KINNEX, Jr. c. w. c.

Washington, this nincteenth day of September, 1820.

JAMES MONROE.

By the President,

JOSIAH MEIGS,

Commissioner of the General Land Office.

Printers who are authorised to publish the Laws of the United States, will publish the above once a week till the first of May, and send their bills to the General Land Office for payment.

Sept. 25, 1820—42t I M.

NOUICC.

NOUICC.

NOUICC.

Printers who are cautioned against trading for a Note given by us to Thomas Epperson, of Fayette county, for 616 dollars, including interest—on which we have paid 413 dollars. The object of this notice is to inform the public, that we will not pay the ballance due on this note in any way but in trade, as it can be proven that it was contracted to be paid in produce.

CHARLES GRIMES,

LAMES GRIMES

JAMES GRIMBS.

THREE DOLLARS PER ANNUM-IN ADVANCE.

LEXINGTON: THURSDAY MORNING, APRIL 12.

COMMONWEALTH'S BANK. It affords us great pleasure to state that the messenger arrived at Frankfort on Tuesday last with the paper for this institution. It is expected that the bank will commence its operations in the course of two or three weeks.

EDUCATION.

It is with great pleasure, that we witness a disposition pervading the Southern and Western states, to found, and support public schools. We have noticed the establishment of many heretofore. We have now the pleasure to heretofore. We have now the pleasure to the proposition to the parliament of rights and privileges in the ample inform our readers, that the one projected by Naples is signed by the emperors of measure wherein famor Queens Con-Mr. Jefferson, and located near his place of residence, has obtained the powerful aid of the Legislature of Virginia, which has adonted it as a State Institution, and that it will probably be in operation at the commencement of the ensuing year We say with pleasure because it marks the growing spirit and temper of our fellow citizens in our mother state, gates, besides numerous vessels to promote the progress of knowledge, and smaller class, are under orders for literature. We hope her eldest daughter- mediate service. The garrison of Trieste Kentucky, will rival her, and even endeavor, to go before her, in such laudable pursuits, and that our rivalship may be such, as to make of our own state, what Attica was to Greece. A rivalship-an emulation of this kind, to promote the march of mind, and knowledge, is calculated to subserve the best interests of and if Naples should possess the power man. By this rivalship and emulation, we of bearing up against the Austrians, it 1821." may benefit our neighbours, as well as our- may be long before it is again extinguishselves, without as in other contests, doing in- ed. Thoughthe advance of the Ausjury to any. We have a great and excellent trian troops was expected at Naples, no foundation to build on-the Transylvania U- suspicion existed that it was so near at niversity, which is now in a more prosperous hand situation for its age, than any one in the U.S A London paper of the 4th, says:-Should our Legislators extend towards it their A report was current yesterday, that fostering hands, whilst it is yet in its infancy, of his income, and that he had graciousthere is no man who can predict, though he ly declared his intention of complying may conjecture, what may be its utility, when with the wishes of his people, for the retime shall have ripened it into maturity. We storation of her majesty's name in the hope this subject will be kept steadily in view liturgy. by the people, and that the Legislature will, We understand, that in consequence at its next meeting, bear in mind the remarks of the difficulties arising respecting the made in the message of our present Govern. admission of the queen's name in the or respecting it, at the last sesssion. Such, liturgy, an intermediate course is to be we believe, is the temper of the times in other adopted, the introduction of a prayer instates, that if something more is not done for names of the queen and the duke of our College, that many will get ahead of us.

JESSE BLEDSOE, Esq. is a candidate to represent Bourbon county in the next legislature.

Accounts from Laybach to January 8 state that the emperor of Austria and king of Naples have arrived there; and been very much depressed throughout that the king of Prussia is shortly ex- the week, enoug the 12th, and almost pected—that the number of ministers every description had sustained a furwho meet at the congress is very consid- ther decline. erable—that all the Russian ministers to to the different courts of Italy are to be there by the order of Alexander, and likewise those of Austria at the Italian powers intend to regulate all the affairs Monthly Magazine, edited by Mr.

Accounts from Naples state that ganizing in different parts of the king-

for writing and publishing the celebrated Address respecting the massacre at Manchester, had came on before the Court of King's Bench; he was found imprisonment and to pay a fine of 2,000 pounds to the king. Laplieme, the admiralty messenger, has been suddenly ordered off with despatches of the ut most importance to the British flag in the bay of Naples.

The commissioners for the British navy have given notice that proposals will be received for furnishing 6945 barrels of American flour, to be delivered at the West India stations.

Good Example:- The students at Brown University, Providence, R. I. have formed a society and adopted a resolution to wear nothing but American manufactures.

The legislature of Pennsylvania have passed the improvement bill. The appropriation is \$800,000, and guaranteed to pay 6 per cent. per annum on \$450,000 for 25 years, making a grand total of \$1,250,000.

In the senate the Loan Office bill has been indefinitely postponed.

The Legislature of Il inois passed a bill to estrblish a new Bank, which received the veto of the Governor, and of course was sent back to the house of representatives, with his objections. It was again discussed and passed both houses, by the constitutional majority, and became a law.

It is said that major general Brown, and brigadier generals Scott and Gaines are to be retained on the new peace establishment, and that they are to make a selection of officers to be retained.

War in Europe.

WAR BETWEEN AUSTRIA & NAPLES By an express which arrived yester day from the continent, we have receiv ed the important intelligence, that the main division of the Austrian army, conquarters on the right bank of the Po. or the 20th ultimo, with orders to march on Naples. A manifesto has, we un derstand, been issued, announcing the invasion to be made, not by Austria as a

ying Naples with the view of territoristitution to the Neapolitans as may be consistent with the safety of their neigh bors. An outline of the form of government meant to be imposed, as the ulrimatum of the allied powers, has been despatched to Naples, for the consideration of parliament, who will be allowed a short time, some letters say only two days, to deliberate on the proposition Meantime the Austrian army will acvance to Rome, to receive the answer there is little doubt that the high and spirited tone assumed lately by the nation will produce an indignant rejection. it is expected that a very few mails will communicate an attempt, at least, on the part of the Austrians, to occupy the for-The proposition to the parliament of Russia and Austria and the king of Prussia. It is mentioned, but we feel wont in times past to enjoy them. disposed to withhold our credence on alt is far from the Queen's inclina Naples is also affixed to it.

By letters from Trieste, we learn the the Austrian fleet, in that port, consisting of two sail of the line and

head quarters at Milan, but they are to Austrian ports on the Adriatic are directed to be put in a state of defence, Thus, after a peace of six years, the flame of war is rekindled in Europe;

his majesty intended to sacrifice a part

York will be inserted. The wording of the prayer, it is added, is already deter-

We understand that his majesty's coronation is positively fixed for the 18th of June next, the anniversary of the bat tle of Waterloo.

The Liverpool cotton markets had

From the N.Y. Commercial Advertiser. ly those of Italy, but those of Spain and his associates in office in relation to the plans of a counter-revolution are or. Portugal; and it is added that the Span- messengers against the Queen, was the ish and Portuguese ministers are excted at Lavbach; but these reports The trial of sir Francis Burdert, appear to want confirmation. The num- there has been an attempt upon the lish government, in withholding such assent, to be separated from the rights and interests ber of ministers who meet at the con- life of the King and the Royal Family gress is very considerable. All the Rus- of Frence. The circumstances had ftaly are to be there by the orders of the chambers of Peers and Deputies, and guilty, and sentenced to three months emperor Alexander. The Austrian several persons had been arrested. ministers to the Italian courts will likewise be present.

LATE FORDIGN NEWS: On the 26th of January, Lord A Hamilton addressed the House relaing to the erasure of the Queen's name from the Liturgy. He concluded by which, in happier times, it would have and this city is now governed by Colone been the pride of the King to have af Poisson. All here is activity. It is tore the Queen to all her rights, as they volued justice & the safety of the country-and declaring that if she was not created now as though she had never ocen put upon trial, there was no justice. o salety in the land. The house divied on the amenom nt, and it was carried by a najerity of 101. The Courier ates that the majori'y against the Queen would have been 150 had not 50 memlers left the bouse before the quest on was taken. 6.000t are said to have been lost in the I bby, on beis that the majority would not exceed 100 .sisting of 60,000 men, broke up from its Mr. Wilberforce was not in the house in the decision, but his immediate

friends and those of Mr. Canning, voted vere placemen.

On the 31st of January Lord Castler

treaty of marriage, as a dower in the ing her name to the Liturgy, sent the measure in question. following message:

" Caroline R .- The Queen, having learned that the house of Commons has appointed this day for taking into con ideration the part of the King's most gracious speech which relates to her deems it-necessary to declare, that she is duty sensible of his Majesty's conde sension in recommending an arrange of the Neapolitan parliament; but as ment respecting her to the attention of Parliament. She is aware that this recommendation must be understood as referring to a provision for the suppor of her estate and dignety; and from what has lately passed, she is apprehen- rest, to be such as could not be safely adsive that such a provision may be unac ified posts of the Neapolitan frontier. companied by the possession of her sort her Reyal pred cessors, have been lead to a much more frequent and extensive 1812, concerning occupying claimants of the lead to a much more frequent and extensive 1812, concerning occupying claimants of

that head, that the name of the king of tion needlessly to throw obstacles in the way of a settlement which she

which she is placed, but she feels it due of any fresh diplomatic transaction among proposed state, and shall be determined by maintained for rents or profits against the be replaced by other troops; and the to the house and to herself respectfully the allied courts, without their either attrito declare, that sue preserves in the buting to themselves a supremacy incomment while her name continues to be to be acquired through the special acces- benefit of an argument on behalf of the deexcluded from the Liturgy.

A long and sharp debate ensued, and ling to many most serious inconveniences. several propositions were offered for reducing the sum, accompanied with processions, and expressions that it was endangering the safety of the crown to entrust her with so much money. Shell was also charged with contributing to support Bergami in Paris, in a splendie style of living, while she neglected the or justified to advise an interference on the If this be the true and only import of the artipayment of her own bills. These allerations met with a positive denial from ner, friends, who declared them to be utterly unfounded in truth. The ori without a division.

Petitions were continually presenting from all parts of the country, praying for the restoration of Her Majesty name to the Lnurgy, and for her in vestment with all the rights and privileges of Queen consert—and for the dismissal of the present ministers.

We have copied an exposition of the British government, in relation to the Neapolitur affairs and the Congress as Laybach. England, it will be seen has taken a stand which cannot fail to operate favorably for Naples.

A letter from Mr. Canuing to one of his constituents, giving the reasons which induced him to retire from the It is generally believed that the great, ministry, has been published in the new of the south of Europe; that is, not on Tho's Campbell, Disagreement with

ian ministers to the different courts of been officially communicated to the

LATEST FROM AUX-CAYES. Extract of a letter from a respectable gentleman at Aux. Cayes, to a house in

this city, dated March 3. 1821. "An extract has just reached this moving "that the Order in Council killed the republican chiefs, and taken passed the 12th of February under possession. They have also possession which the name of her Majesty Caro- of the plains of Artiborita, and it is exline, Queen Consort of these realms, pected they will immediately march was erased from the Liturgy, appears against the Cape. Gen. Remen is a to have been ill advised and inexpedi the head of the rebels, and cries "Vice ent." Much debate ensued, and an le Roi." Whilst I am writing this the amendment was offered, viz :- that the city is in the greatest confusion, we hear in the Liturgy-(loud crics of hear)- Marion. All the strong holds and forts he Queen, she could be excluded from 18000 men. The army of this post wil forded her"-(Cheers for the Oppo reported that General Francisk, of St

LONDON, Feb. 5. BRITISH MANIFESTO AGAINST THE HOLY ALLIANCE.

Circular Despatch to his Majesty's Mission

FOREIGN OFFICE, Jan. 19, 1821. Sin-I should not have feit it necessary to have made any communication to you, in of the law of nations.

ment.

ed mode of deaung under these principles, with the existing affairs of Naples.

The system of measures proposed under the former head if to be reciprocally acted upon, would be in direct repugnance to the undamental laws of this country. But even I this decisive objection did not exist, the British government would nevertheless regard the principles on which these measures mitted as a system of international law. would inevitably sanction, and in the hands interference in the internal transactions of land, are unconstitutional. states, than they are persuaded is intended

With respect to the particular case of Naples, the British government, at the very expended much money in getting up their strong disapprobation of the mode and contended for by those who assert the concircumstances under which that resolution stitutionality of the laws in question, it is was understood to have been effected; but that it was intended to secure to claimants they, at the same time, expressly declared to of lands their rights and interests therein, the several Allied Courts that they should by preserving a determination of their titles not consider themselves as either called upon by the laws under which they were acquired. part of this country; they fully admitted, cle, it is a mer full ity in the general; for, by owever, that other European states and es- principles of law, and from the necessity of pecially Austria and the Italian powers might the case, titles to real estate can be deterfeel themselves differently circumstanced; mined only by the laws of the state under purpose to prejudge the question as it might cannot be acquired or transferred in any o affect them or to interfere with the course mode than that prescribed by the laws of which such states might think fit to adopt, the territory where it is situated. Every with a view to their own security, provided only that they were ready to give every reasonable assurance that their views were of regulating the decent, distribution, and not directed to purposes of aggrandizement, grants, of the domain within its own bounsubversive of the territorial system of Eu- daries, and this right must remain until it rope, as established by the late treaties.

Upon these principles the conduct of his Neapolitan question, has been, from the first can be judged of by no other rule than those ish authorities at Naples for their guidance laws; and a title good by those laws, cannot have been from time to time transmitted for be disregarded but by a departure from the

the information of the allied governments. first principles of justice. If the article With regard to the expectation which is meant, therefore, what has been supposed expressed in the circular above alluded to, it meant only to provide for the affirmation of the assent of the courts of London and of that which is the universal rule in the Paris to the more general measures propos- courts of civilized nations, professing to beed for their adoption, founded, as it is alledg-ed, upon existing treaties; in justification of Besides, the titles to lands car ensistency and good faith the Britmust protest against any such interpretation in those lands. being put upon the treaties in question, as is therein assumed.

ties to impose any obligations; and they have, titles when they would draw after them no beneficial proprietary interest of the rightful on various occasions, both in parliament and beneficial enjoyment of the property. Of owner in the same state in which they were in their intercourse with the Allied Govern- what value is that title which communicates by the laws of Virginia at the time of the ments, distinctly maintained the negative of no right or interest in the land itself? or such a proposition. That they have acted how can that be said to be any title at all with all possible explicitness upon this sub- which cannot be asserted in a court of jusject, would at once appear from reference to tice by the owner, to defend or obtain poscity from the Capital, announcing that the deliberations at Paris, in 1815; previous session of his property. St. Marks and Gonaives have revolted, to the conclusion of the Treaty of Alliance, at Aix-la Chapelle, in 1818, and subsequently in certain discussions which took place in the course of the last year.

After having removed the misconception to which the passage of the circular in question, if passed over in silence, might give countenance; and having stated in general terms, without however entering into the House should then adjourn .- Lord Cas the drums beating the alarm. Every argument, the dissent of his Majesty's govtlereagh said "if the King in the exer colored person has quit business and cise of his royal prerogative, should be sholdered the musket. To-morrow the the circular in question is founded, it should forced to insert the name of her Majesty army marches to the attack under Gen be clearly understood, that no government can be more prepared than is the British that would be found to be only the first around this arrondizement, are well se- government to uphold the right of any state step to greater encroachments; for he cured and free from danger. President or states to interfere when their own immeshould wish to know on what principle, Boyer marched from Port au Prince diate security or essential interests are se after such an advantage were gained for against the rebels 5 days ago, with riously endangered by the internal transactions he Coronation, (Hear, hear,) and all be about 4000 strong. Every Genera the assumption of such right as only to be tions of another state. But as they regard at Forcign Courts. Laid before the House they at the same time consider that excep- title. of Lords in pursuance of an address to his tions of this description never can, without the utmost danger, be so far reduced to rule be appointed by the court pronouncing the

separate power, but as a member and in agh proposed an allowance of 50,000/ subject therein alluded to, very erroneous. You will take care, however, in making ment of the same, with five per cent inter-

basis all intention is disclaimed of occu- which is the sum assigned to her by the present sentiments of the British government, to the purity of and if the balance be in fovor of the suc-It has become therefore necessary to in- those august courts in the adoption of the dings are to be had in his favor. The act purpose of dictating such a form of con- Queen being informed of the intention form you that the king has fell himself o- course of measures which they are pursuings further provides that the commissioners shall to make this allowance, without restor- bliged to decline becoming a party to the. The difference of sentiment which prevails also estimate the value of the lands exclu-These measures embrace two distinct ob- this matter, you may declare, can make no ue of the improvements shall exceed the jects. The establishment of certain gene- alteration whatever in the cordiality and har- value of the lands, the successful claimant ral principles for the regulation of the future political conduct of the allies in the or abate their zeal in giving the most com- have a judgment in his favor against such

1 am, &cc. CASTLEREAGH. [Signed] INTERESTING JUDICIAL DECISION.

The following decision, made at the present term of the Supreme Court, is said to be of great consequence to the Western country property .- NAT. INT.

John Green vs. Richard Biddle.

ceed or can be reconciled either with the compact made between Virginia and Ken- the seating and improving exceed threegeneral interest, or with the efficient autho-

We should have been glad, in the consi resolution of declining any arrange- patible with the rights of other states, or if deration of this subject, to have had the then provides for the appointment of comsion of such states, without introducing a fendant; but, as no counsel has appeared "Bradenburgh-house, January 31, federative system in Europe, not only un- for him, and the cause has been for some wieldly and ineffectual to its object but lead- time before the court, it is necessary to pronounce the decision, which, upon delibera-

tion, we have formed. As far as we can understand the congovernment has, and from the nature of yields it up by compact or conquest. When

Besides, the titles to lands can in no just sense, in compacts of this sort, be supposed

It would be almost a mockery to suppose that Virginia could feel any solicitude as to They have never understood these trea- the recognition of the abstract validity of and secure, it is essential to preserve the

The language of the 7th article cannot, in the most explicit terms, that all private he should be compelled to sell the same at their nature and extent, shall be exclusively but in the degree only of the wrong inflicted that their security and validity shall not be in any way impaired by the laws of Ken-provements which he has not authorized, tucky does narrow these rights and diminish deem useless, than he is to pay a sum to a these interests, is a violation of the compact, stranger for the liberty of possessing and uand is, consequently, unconstitutional.

those privileges of grace and favour of the Republic is ordered to march justified by the strongest necessity, and to the acts of 1797 and 1812, have this effect. be limited and regulated thereby, they cannot admit that this right can receive a gene- character were in existence in Virginia at remedy, and not of the right to lands. If ral and indiscriminate application to all reaction, re-echoed by the Ministeria Marks, fell the first victim. Such is volutionary movements, without reference therefore no aid can be derived from the acbenches.) Mr. Broughan concluded the report and what we say, -Ma ket to their numediate hearing upon some particular state or states, or be made prospec- - The act of 1797, provides, that persons e- they are just as much a violation of the tively the basis of an alliance. They re- victed from lands which they can shew a compact as if they directly overturned his gard its exercise as an exception to general plain and connected title in law or equity rights and interests. principles of the greatest value and impor- without actual notice of an adverse title, tance, and as one that properly grows out of shall be exempt from all suits for rents or that the acts of 1797 and 1812 are a viothe circumstances of the special case; but profits prior to actual notice of such adverse lation of the 7th article of the compact with

as to be incorporated into the ordinary di- judgment of eviction, to assess the value plomacy of the states, or into the institutes of all lasting and valuable improvements made on the land prior to such notice and the present state of the discussions begun at As it appears that certain of the ministers they are to return the assessment thereof af-Troppau and transfersed to Laybach, bad it of the three courts have arready communities subtracting all dunages to the land by not been for a circular communication which cated this circular despatch to the courts to waste, &c to the court; and judgment is to has been addressed by the courts of Aus- which they are accredited, I leave it to your be entered for the assessment, in favor of the tria, Prussia, and Russia, to their several discretion to make a corresponding commu- preson evicted, if the balance be for him, against the Queen. 80 of the majority missions, and which his Majesty's govern- nication on the part of your government, re- gainst the successful party, upon which judgment conceive, if not adverted to, might, gulating your language in conformity to the ment execution shall immediately issue, un-(however unintentionally) convey upon the principles laid down in the present despatch. less such party shall give bond for the pay-

the name of the holy alliance. On that per annum, to the Queen during life | impressions of the past as well as of the such communication, to do justice, in the ests in twelve months from the date thereof, intention which has, no doubt, actuated cessful party, a like judgment and proceeletween them and the court of London, in sive of the improvements; and if the valcases therein described. 2dly. The propos- plete effect to all their exissing engagements. party for such estimated value of the lands. be stated.

The act of 31st January, 1812, provides

that, if any person have seated or improved, or shall thereafter seat or improve any lands, supposing them to be his own by reason of a claim in law or equity, the foundation of as involving the title to a great amount of such claim being of public record, but which lands shall be proved to belong to another. the change and value of such seating and The first question certified from the Cir-They are of opinion that their adoption cuit Court of Kentucky, in this cause, is, to such seater or improver, or his assignee whether the acts of Kentucky of the 17th or occupant so claiming. If the right of less beneficent monarchs, might hereafter of February 1797, and of 31st January, owner is not willing to disburse so much, This question depends principally upon provements, and also of the value of such by the august parties from whom they prority and dignity of independent sovereigns. the former state—that compact being a part proved, then the valuation of the land is to They do not regard the alliance as entitled, of the constitution of Kentucky. The 7th be paid by the seater or improver; if not under existing freaties, to assume, in their article declares "that all private rights and exceeding three fourths, then the valuation character as allies, any such general pow-interests of land within the said district, de-of the seating and improving is to be paid authously abstalls from any observation ers, nor do they conceive that such extraorhas received instructions to march to upon the unexampled predicament in dinary powers could be assumed, in virtue main valid and secure under the laws of the occupier for any time elapsed before the judgment or decree in the suit. The act the giving of bonds, &c. for the amount of the valuations, by the party who is to pay the same; and in default thereof provides that judgment shall be given against the party for the amount, or if the right owner fails to give bond, &c. the other party may charges against the Queen of having earliest moment, did not hesitate to express struction of the 7th article of the compact at his election give bond, &c. and take the land and the act then proceeds to declare that the occupant shall not be evicted or dispossessed by a writ of possession until the report of the commissioners is made, and judgment rendered, or bonds executed in pursuance of the act.

From this summary of the principal provisions of the acts of 1797 and 1812, it is apparent that they materially impair the rights and interests of the rightful owner in the land itself. They are parts of a system, ginal proposition was finally agreed to 2 d they professed that it was not their which they are acquired. Titles to land the object of which is to compel the rightful owner to relinquish his lands, or pay for all lasting improvements made upon them without his consent or default, and in many cases those improvements may greatly exsovereignly must have, the exclusive right ceed the original cost and value of the land in his hands. No judgment can be executed and no possession obtained for the lands unless upon the terms of complying with the requisitions of the acts, They thereonce a title to lands is asserted under the fore in effect create a direct and permanent Agesty's government, with regard to the laws of a territory, the validity of that title lien upon the lands for the value of all lasting in provements made upon them; withmoment, uniformly regulated; and copies of laws furnish, in which i had its origin; for out the payment of which the possession the successive instructions sent to the Brit- no title can be acquired contrary to those and enjoyment of the lands cannot be acquired. It requires no reasoning to show that such laws necessarily diminish the beneficial interest of the rightful owner in the lands. Under the laws of Virginia no such burthen was imposed on the owner. He had a right to sue for, recover, and enjoy them, without any such deductions or pay-

> The 7th article of the compact meant to ved from the laws of Virginia, as valid and secure under the laws of Kentucky, as they were under the then existing laws of Virginia. To make those rights and interests so valid separation.

If the legislature of Kentucky had declared by the law that no person should recover lands in this predican ent, unless upon payment by the owner of a moiety or of the whole of their value, it would be obvious that the former rights and interests of in our judgment, be so construed. The the owner would be completely extinguished, word title does not occur in it. It declares, pro tanto. If it had further provided that rights and interests of lands derived from one half or one third of their value, or comthe laws of Virginia, shall remain valid and pelled to sell without his own consent, at a secure under the laws of Kentucky, and price to be fixed by others, it would hardly shall be determined by the laws then exis- be doubted that such laws were a violation ting in Virginia.—It plainly imports, there- of the compact. These cases may seem fore, that these rights and interests, as to strong; but they differ, not in the nature, determined by the laws of Virginia, and on the innocent owner. He is no more bound by the laws of Virginia to pay for imtucky. Whatever law, therefore, of Ken- which he may not want, or which he may sing his own property according to the rights The only question therefore, is, whether and interests secured to him by those laws. It is no answer, that the acts of Kentuc-

It is the unanimous opinion of the court, Virginia, and, therefore are unconstitutional. This opinion renders it unnecessary to give my opinion on the second question certified to us from the Circuit Court.

A true copy, E. B. CALDWELL, Clk.

Masonic Procession.

of the Grand Lodge of Kentucky, who can convincently attend, are invited to meet at Mason, Hall, in the town of Lexington, on Monday ner: the 16th inst. at 9 o'clock in the f St. JOHN'S CHAPEL. By order of the m. w G. M

April 12. April 12.

FROM THE WESTERN ARGUS. BANK OF THE COMMONWEALTH. The following rules in relation to discount &c adopted by the Directory of the Common wealth's Bank, are important for the informa-

2. The form of all notes offered for discount shall be in substance as fol-

Days after date we jointly and severally promise to pay the Presi dent and Directors of the Bank of the Commonwealth of Ky. or order,-Dollars - Cents negociable and paya ble at said Bank (or at their Branc Bank at-, as the case may be, for value received."

3. No note or bill shall be discounted on personal security, unless the person to be charged thereby, either as princi pals or securities, shall have bounthemselves jointly and severally as obligors therein. No note for 500 dollars. or more, shall be discounted, unless signed by at least three persons; and no note for less than 500 dollars, unless signed by two persons—the name of firm, in all cases, being considered as one person.

4. No note or bill of exchange shall be discounted or purchased at the principal Bank, or at any branch, without the concurrence of two thirds of the directors present.

5. In all cases where loans are made upon a pledge of real property, the borrower shall, either before he makes application for said loan, or before he shall be entitled to draw from said Bank the funds loaned, have the deed of mortgage required by law to be given for said property duly recorded in the county where the land lies, and shall produce and file the same with the cashier, together with a certificate of the clerk of said county court thereon, shewing that it has been received according to law, and that the fees for recording the same have been paid: And all mortgages offered in pursuance of this rule, shall be in the following form,

"THIS INDENTURE, made this of the county of _____, and state of Kentucky, of the first part, and the President and Directors of the Bank of the Commowealth of Kentucky, of the second part, witnesseth: That the party of the first part doth hereby bargain and sell, give, grant, assign over and transfer to the party of the second part, their successors and assigns, [here describe the lands particularly;] which lands the party of the first part declares to be in mortgage for the payment ofdollars and ____cents, and all interest that may accrue thereon at the rate of six per centum per annum, according to the tenor and effect of a cer tain promissory note which the party of the first part hath executed and delivered to the party of the second part for the same debt, payable one hundred and eighty days after the date thereof; and according to the tenor and effect is such other note or notes as the party of the second part may or shall from time to time accept, discount and take from the party of the first part, for the renewal or continuance of said debt or note, or any part thereof: It being the object and intent of the parties hereto, that this conveyance or mortgage shall remain in tull force, as a security for the actual payment of the whole money above mentioned, and all interest that may accrue thereon, notwithstanding any change or succession of notes that may from time to time be given by the party of the first part, and accepted and discounted by the party of the second part, for the continuance or renewal of the said note first above mentioned or for any part of the said debt. And the party of the first part doth agree that the said lands may be exposed to sale, if he shall at any time be in default in making payment of the principal and interest at the time when the same may become due and pavable, or shall ail to pay any note or notes that may, from time to time, be given and discounted for the renewal of the whole or any part of said debt, as the same may become due; The proceeds of such sale to be applied first, to the payment of the costs and expenses attending the sale, and then to the payment of the dcbt hereby intended to be secured, and the balance, if any, to be paid to the party of the first part.

"The party of the first part, for himself, his heirs, executors and administra tors, doth covenant and agree with the party of the second part, that he is seized and possessed of a sure and indefeasible estate in fee simple in the premises aforesaid, and hath lawful right to sell and convey the same: And for himself, his heirs, executors and administrators, further covenants, that he will pay all taxes and assessments, which shall be levied on the estate herein pledged; and that he will not hinder the party of the second part, or their agent, from selling said premises if necessary; and will deliver imediate possession to

the purchaser. "In witness whereof the party of the first part hath hereto set his hand and seal the date aforesaid.'

6. When a note shall become due and remain unpaid, or a bill of exchange be protested for non-payment, the person or persons whose credit shall be thereby affected, shall not be reinstated or restored to their credit, unless upon affidavit or other satisfactory evidence, it shall appear that such failure has happened through unavoidable acci-

TRANSYLVANIA UNIVERSITY ON SATURDAY of this week, the fourteenth of April, there will be an EXHIBITION by members of the Junior Class, in the Chapel of the Uni-

he morning. The attendance of the public is respectfully invited. The folowing is the

ORDER OF EXERCISES. A. Latin Salutatory. By William Clarke. An Essay on the Importance of Per

sonal Character. By Vachel Worthington. A Discussion of the Comparative Merits of Ancient and Modern Elo

quence. Le Roy Pope and Alfred An Address on History. By Dabney

C. Overton. 5. A Greek Dialogue on War. Henry I. Bodley and Wm. S. Bodley.

5. A Forensic, "Ought Napoleon to be confined?" By Charles O. Harrison and Charles Bickley. An Oration on the Dignity of Human Nature. By Robert Wickliffe. 8. An Oration on the Importance of Literature. By Peter W. January. 9. An Oration on the Character of the

Thompson. April 9, 1821. In consequence of the bud weather on the 7th, this Exhibition was postponed to the 14th.

Aborigines of America. By Manlius

PROPOSALS

FOR PUBLISHING BY SUBSCRIPTION, In Lexington, Kentucky, A WEEKLY NEWSPAPER. TO BE ENTITLED THE

POLITICAL CENSOR.

TO BE EDITED BY NELSON NICHOLAS.

THE want of a free and spirited press n Kentucky has been long felt and deplored, by those who have painfully re marked the increasing afflictions and embarrasments of the country, and whose anxious enquiries have discovered the causes of these clamities, in the folly of weak, and the depravity of wicked rulers. In vain have they expected from the presses of the country a manly reprobation of those numerous acts of legislative folly and turpitude, which have precipitated Kentucky into premature decay; in vain have they applied to them to give vent to their outraged and indignant feelings. With a few exceptions, the timid managers of this organ of public opinion, shrink with unmanly apprehensions from the ordinary r sponsibility incident to their station. Devoted to some individual or faction, they seem to forget that they are the guardians of the happiness and iberties of their country. Faithless to their trust, they suffer our minds to slumber in undisturbed apathy, and our liberties to be destroyed by unrepressed usurpations. The spiritless and impotent consures which they occasionally pestow on manifest derelictions of du v instead of checking, or reforming the offenders, embolden them to attempt more daring encroachments on our rights. It is the nature of usurpation, Allen Elisha when tolerated, to assume to itself the prerogatives of right. We cannot Ashton Richard therefore be astonished that many of Akers Henry those supple gentlemen, who fawn and Allen Charles cringe to obtain our suffrages, should, Ater William when they find themselves securely Allen John seated in the Capital of Frankfort,) fan-cy, themselves our masters instead of Atkins John cy themselves our masters instead of Algeir Michael our servants, and express their profound astonishment at our insolence, in presuming to question the propriety of Bryan Timothy their conduct, or the infallibility of their | Breckinridge Wm. understandings. Encouraged by the notorious subserviency or timidity of the press, with unbridled insolence they Bowers William H. deride our will with sacriligious vio- Bavid John lence trample on the constitution, and Belt Eliza with unblushing depravity enact general laws designed to promote their private Berry Jane Bogardus Abram ends. The editors of our newspapers Brooks Daniel stand by with folded arms, without en- Bridges John quiring into, or daring to expose, the Butler Pierce

of their conduct. I have long witnessed with regret Blunt B. this degenerate servility of the press, Bandy Monsier and have finally resolved to establish a Beeler Cordelia C. paper, through which freemen may Boulware John speak to their servants in the language of freemen. I never solicit, nor will I Briscol Ralph D. accept, the patronage of any man, or Brown Geo W. set of men. My paper will be devoted Bosworth Collin to the people, and from them I expect my support. If the spirit of freedom is Beatty El zabeth not extinct in Kentucky, that support Breant Mr. must be ample; if it is, my individual Beatty Robert regrets will be forgotten in my grief for the humiliation of my country.

corrupt motives, and ruinous tendency

From the preceding remarks, it will be correctly inferred, that it is my design to devote my paper, principally, though not exclusively, to state concerns and politics. By this course, I hope more effectually to benefit my | Clark Enoch readers, than by laying before them as Combs Marquis D. their ordinary fare, nauseating details Cox Edwar of regal sensuality, and humiliating expositions of popular servility in other countries. It will be my object to Canon Burton withdraw their attention from the abuses | Cotrel Samuel of foreign governments, in which they have no real interest, to those of their own; which threaten, if not speedily arrested, to reduce them to a level with the debased and despised slaves of Eu

opean despotism. When I promise that my paper shall be " open to all parties; and influenced by none," I mean to declare my deliberate and unalterable purpose; and not merely to offer an unmeaning pledge which has been invariably given, and almost as invariably disregarded, by Cole Jacob most of the Editors of the country. By Cochran Susan the liberty of the press, I do not mean Cooper Daniel that one-sided liberty which is recognized and exercised by most of our edi- Daniel Harrison tors, of eulogizing certain men and neasures, and denying to the public the Danie Clark

versity, commencing at ten o'clock in of censuring them. I shall not consid (Tareival T. 2 Dareival John er myself authorised to refuse to insera communication, because it assails measures of which I approve, or men to hom I am personally, or politically attached. No freeman who comes for ward in 'proper form, and presents hi complaints against his public servants for abusing the confidence reposed i them, shall be rejected; if his facts o reasonings are worthy of public consid eration. Public men are the servant of the people, and, as such, amenable to every individual of the community for he faithful discharge of their duties .-These are principles which I shall ever pear in mind, and practically assert .-With private characters however infa nous, I have nothing to do, and, in my capacity as editor, they shall be held sacred. The course which I shall pur sue in relation to certain individuals. who have acquired undeserved popularity, and certain measures, which have been tolerated with unmerited forpearance, will doubtless subject me to much censure and abuse. The scoffs Gay Caleb W and maledictions of those who have be- Gow James B rayed and ruined my country, will be Grigsby John endured with patience, if I can succeed Givens George n arousing my countrymen to a sense their wrongs, a perception of their utraged honor, a manly declaration of Greenup Lucetta P. their leelings, and a spirited assertion of Graves Thomas T their rights.

TERMS AND CONDITINS.

THE POLITICAL CENSOR will be pubished once a week on a medium sheet, neatly printed. As it is not designed Gregg Sarah to publish advertisements, it will contain Green John as much matter of general interest as my paper in the state.

The price to subscribers will be THREE DOLLARS, if paid before Hudson Philip he delivery of the fifth number, or FOUR DOLLARS, and FIFTY CTS. Highee John not paid before the end of the year. The postage on all letters addressed Harrison E L

othe editor must be paid. The publication will be commenced | Halstead Daniel bout the first of May, or so soon as a Harris N. Rev'd sufficient number of subscribers are Hager David Huston Robert btained to warrant the undertaking.

MARRIED

In Cincinnati on Monday evening the 2d inst. Mr. Samuel L. Wheelock, formerly of Boston, to Miss Sarah S Ashton, daughter of Richard Ashton, of Lexington.

Irish Linens, Diapers and Lawns.

8 CASES IRISH LINENS, DIAPERS and LAWNS, just received direct from the manufacturer and for sale at the Store of Holton Sandy Hogessrs JOSEPH & GEORGE BOSWELL, Hodges Francis Cheapside, Lexington, by

April 10.—15tf P. ROBINSON.

List of Letters, PEMAINING in the Post-office, on the first day of April, at Lexington, which if

ot taken out within three months, will be sent

o the General Post-office as dead letters. Anderson William 4 Armstrong John 4 Alexander John B. Ashby John G. Allen William Allen Parmelia Anderson Jane Alexander Thomas Ader William Armstrong Polly

Allen Richardson

Bobb William

Blair Wm W

Bullock David R

Bishop Mr. Bakes Lewis C

Barr Robert

Berry R. B.

Beard Henry Butler William Breckenridge R. J. 2 yrns William Bradly James Berkly William Barr Thomas I'. Bestor Daniel P. Bennet Michael Barvions Isaac Boswell Hartwell Beauchamp John Byrns Elizabeth Brashier Walter Brown Margaret

Bradford Wm. Capt. Black Alexander Bosworth B. Beiden James an Jacob Butt Adam Baldwin Asahel Barbee Jessee Boone Edward Bell Sally Bryan Enoch Boner William Bright Abbertus Berkly Thomas Brown Joshua Brandt Edward Bruen Joseph Brady Mildred

Breckenridge Robt 3 Barr Wm. T. Craven Wm. H. Calloway Jessee Conover James Cochran William Cook James M. Carter James Coates Wm. C. Cassell Robert T. Crawford Sarah Cassell David Campbell Alexander Chambers John Conaway Peter Crawford Polly Case Erastus Crozier David Carlan Hugh Coffman David Cowan David G. 2 Chamblin Lucy Clay Abram Connor Francis Cheaney Leonard craven James Compstock Brown Collins William Chamberlain John Campbell Isabella Cook William Calvert George Sloud C. W. Cook Thomas

Dodge David Davinport Rice B Davis Noble opposite, but not less important, liberty Denomondie Anthony Dunham Josiah

Cook James M.

Clandenon James M.

Devore Jessee P. Davis James
Dusenberg Henry R. Dedman James Dana James am 0 2 Dudly Robt G Davis bennis Dishn a Samuel

Susan Fleming

Farra Aaron

Foulke Col

Fry Aaron S

Fleming James

Ferrall Austin

Gorham John

Gardiner Neugent B Gibney Alexander

Grinstead Robert

Grimes Charles B.

Gray Benjamin F

Grimes Thomas

Gray Charles C

Gray George

Graves James

Grant Squire B Goodall John

Hand Thomas

Hill Elizabeth

Hager Kiziah

Heronimus Henry

Harrison Elizabeth

Hoskins Woodruff

Holland Isaac N

Haly Johnson

Hay George

Hagarty John Hart John

Hill Richard

Hodges Mr

Holmes Robert

Hull Catherine

Hunter Josiah

Halstead C N

Hawkins C R

Hawkins Joseph

Hullsett John

Highee Peter H

Harrison Jane

Harris Samuel B

Kingsbury Russell

Kelly Thomas Jr

Knox Benjamin

Kemper Tilman

Kenning James

Kennedy Richard

Leadon Samuel V

Lewis Charles B.

Laws William

Lewis Aaron

Loor P. M.

Lockerby Andrew

Little Thomas W.

Mansfield James D.

Marshall John W.

Montmullen & Trusson

Mariano Mr.

Meeker Isaac

M rry Elizabeth

Mosly Fielding G.

M Ilrey Thomas

M'Quillin l'homas

M'Dowell Susan S.

M'Laughlin Polley

M' Joun R. C. S. 3

Neal Charles

Orr A. D.

Neely Elizabeth

Ortley Henry K. Cheal Lewis

Offut Samuel R.

Pawlin Isacher 2

Purrington John T. Pall Milinday

Petit Rebecca

Price Woodson

Porter Leonard

Patterson Samuel

Prather Sarah

Peeters Wm

Peeters Jesse

Power John

Power Jefferson C.

M'Kardy Alexander

M'Donald Ann

Hart Lucy

Hartley William

Hancock Abigale

Hutson Elizabeth

Hodges Albert G

Holmes Robert

Harrison Polly

Hawkins John W Jr.

Harrrison Cabell R 2

Graves Susan

Gray John

Grub John

Gill John Jr

English Mehaly Eades James liot Sarah G Epperson Thomas Ellis C H Ewing Ephraim Ilis Littlebury Edwards Richard G astia Augustin F 2 Earp Joshua

Cantarove John rv Aaron S Foley Jane razer Sonhia Foster Moses Ferguson Pricilla Fry Matilda Franklin Henry Ferguson Caroline S Faulcener Lewis

Devore M ses

Duckham Abm.

Garrett Henry Capt Gregory John Gaines Frances S Grady William Grant Andrew

Hull Peter Hurst Nathaniel Hunter George 2 Hansbrough Hamlet Hargrave Jessee Hopkins John Hurst John Harper Wm S Hoper William Holloway Gorge B Hardy Calvin Hart Eleanor M Hinton Jetho

Hampton William Hunter Dulcina

Hurst Mary Ann

Henry John Joyce Thomas Tugles James Johnson Benjamin D Jones Thomas Johnson Nelson C 4 Jones John Johnson Mildred Jinkins Hamilton January Ephraim 2 Jenkins B R Jones John T Jinkins Jane Johnson James Jeter Fielding

Keifer John King Joseph King Samuel Kelly Hugh Kenny Moses Keach William S Kelly Thomas O

Lowman Mary Ann Laton Daniel Lowman John Lyman John W. Long Henrietta Lewis Judith Lemon James, Sr. Lyle Mary Lowry George G. Lathrop Fayette Leather Peter Lincoln Julin

Le Rouger Mr. Miller George Madison Mira Montgomery Wm. Manuel William Markle Jacob Meredith Sarah Michel Benjam'n Morse Elijah Moore Joan T. Miller Anthony Mans ield Isaac Morrison Richard Moore John apt. Marshall Thomas Mandy So y Moore John Marshall William Marshall John Montgomery Rob. Dr.2 Mitchell John S Moreland Ann Mosely John W. Moore William H.

M'Dowell Wm. P. M'Intire Rawleigh M Kenny William McBride Mc Mr. M Queen Augustus W M Conathy Jaco M'Kane James M'Out Jennet S. M'Murry Prudence M'Connohy Asa M'Campbell James M'Clanahan Elijah M'Cormack Eliza M Pheeters Charles M'Out Thomas M'Afee Thomas 2 M'Dowell James M'Kindley John M Coun David M'Out Jane M'Mullen Samuel Nixon James 2 Napsey Prosper Nelson Harriet T. Neal John Norton George 2 Neel Richard

Offland M. Oliver Elijah Orr Rebecca Orr Daniel T. 2 Owens Evans Cots Samson Paxton John Park John Pearson Edmund B. Philips Joseph M. Philips Thomas L. 3 Poindextor William Peebles Andrew L. Parker Alb Parker Hutchison Perry Wm. B. Parrish Jonathan Patrick Charles Price John Price William Wm Patterson

Quarles Roger

Q. R. Rion Joel || Rider Damet Robert James L. D. Roberts Thomas Randolph Patrick H tobbins Augustus Ryan Jon B.
russell Deborah Rickey Samuel Rulon Benjamin Reece David tandall Elizabeth D. togers William A. Russell Thomas Russell Robert Col.

ltoberts James

Smith Lewis H. Smith Thomas Steele J. D. Staunton Andrew Sanders Lucy Serles Wm.
Slaughter Alben B 2 Stout Ben C. Dr. Seriin John R. Sutherland David W impson Catherine Studman Thos T pelman S terret Jas B Doct Sanford Young S Syme Ann Smith William ullivan Wm Sacry George Smith Benjamin Sorrell John Stout Ashton Smith Clement Steele Mary Steele Jonathan D Shackleth Ben Genl Ktorks Wm Smith Edward Stewart Alexander Scott Andrew Stevens Thomas Shore Susannah Singer Joseph Sanderson Wm Scroggan Jane

Salor Betsey Taylor Mary O Tate Thomas M Todd William L Tombling Elizabeth Trusson & Montmollin Tardy Henry Taylor William Trabue David Trotter James G. Tandy & Allen Thomas Reuben Crimble William Tucker William Thompson Saml & co. Torrens David Todd David Todd Levi L Trabue Caroline M Thornton Henry P Taylor John D Taylor Berry Tanner John Trotter Joseph Taylor John Tandy Gabriel l'oweize John

Wolton Joseph

White Absolon

Wise James

Utly David Vanpelt Samuel Vardeman Jeremiah 5 Vallandingham John C Vaughn Mashuck Vance Elizabeth Vaughn James

Wickersham Ambros

Wright John T. Jr.

Williams Henson Wagley Isaac N Wood Susan B Wallace James Wilson Abner Wheeler Amos Waller John Worley Francis Welch James Wood Westley Watts William & J C West William Warner Elijah Wilkerson David Wren William Waltz Frederick Webb 1 homas W Williams John Whigart Philip A Wood James White Allen Wortham Hiram Worthington John T Walker Alex M Webb Isaac White Joseph Wiley Robert L Wikart David Wilson Jane Wilson — Wilcox Edmund Wilson Abner Sr White Jeremiah Webster Achilles Williams Jeremiah Webb Lucy Wilson Robert Wilgus Wm Wilson Aaron White Reuben Wilson Thomas Wheeler Amos Williams Margaret Warner Ansion

Winscot Joseph Wilson Elizabeth Wyat Walter Young William Young Richard Yokes Elias Young Sarah 2 Clerk of the Fayette Young John Circuit Court 7 JOHN FOWLER, P. M.

April 1821-15 List of Letters PEMAINING in the Post-office in Ver-1st of July next, will be sent to the General Post-office as dead letters : Capt. A. Kinkead

Lewis Arnold Younger Arnold Jos. Kinkead & Son 3 Jos. Kinkead John Atkins John Kinkead James Arnold John Kennedy Robert Adams John Long Jr. 10 R & W B. Long 5 James S. Berryman Thomas L. Lee John L. Buck Mr. M. Buck Sr. Wm. Lafon H. Bowmar

Vincent Lewis Buck & Mitchum 2 Lewis W. Lamkin Wm Brasley Sarah Lamkin Robert B. Bowmar Nathl Lindsey Simeon Buford Mary Lackland Wm. G. Brown Wm Mayo & co Edward Ball John H. Berryman Alexander M'Clure James Major John Boston Richd B. Bohannon Samuel M Clure Samuel Megh Wm. Christopher Richard Manning Sally McKinney N. B. Coke Maria Christoper Wm McKinney Lanslott Clark A. McKinght

Matilda A. Caldwell McKnight & Cosby Dennis R. McCarty Andrew Muldrow John Mitchum Sam'l. P. Minzies John McKinney Jr John McQuiddy Thos. Nickols Wm. Nicholson

Lewis Payton James Parrish John Pace Capt. Pepper Elizadeth Payne Dr. Alex. Patrick Q. R. James Quarles Clerk of Woodford c.c. Joel Rice Joseph Roper Elizabeth Rutherford

Jacob Dearneal Vincent Ross Wm. Duvall Vincent Rust Henry Davis 2 Israel Sofield Thomas Davis John H. Smith James Dunnica Wm. Darr Robert Evans Joshua Ferguson Jos. Foster

George Caldwell

Wm. Cunningham

. B. Cooke & co.

Catharine S. Craig

Gen. M. Calimes

Thos Collins

Wm. H. Cosby

Lewis Craig Jr.

Peter Conover

Lewis Castleman

Lewis Christoper

John Caldwell

John Clinton

Wm. S. Campbell

Sanford R. Comely

Leonard J. Flaming

James Carrott

Jas Carrott

James Scarce Wm. Stanhane Daniel Starks Wm. Smith Zekel Shenherd Eleanor Steei ol. Jno. Francisco 2 Sheriff Woodford c. c.

Robert Gardner Geo. M. Goosey Bivin Goode Robert W. Gavle Cornelius Gough Thomas Graddy Richard Guin Wm Green Wm Hancock

Russeit Matilda S.

Rucker Barnet

Reid Samuel M.

Rinker Joseph

Raney Thomas Riley James

Ruckle Henry

Ruby Jane

Reynolds Elizabeth

Richardson George

Reynolds Jeremiah

Rainey William Rev.

Robertson John

Russell Silvester

Smith Matthew

Scott Wm

Stockdell Wm

Shannon John

Shivel Frederick

Rhryock Matthew

Sayre David A.

Sumrall Jos K

Searns John A

Shaw Nathaniel

Sanford James

Shearer Ben

Stuart Wm

Soloman Wm

Iabella Hamilton ewis Haller Thomas Hutson John Hawkins John Y. Hiter Noah Haydon Thomas Henton Thomas M. Hart Christian Hager Polly Hanks Nathl. Hart

Robert Johnston Peter January Zachariah Jones Samuel Johnson Ephraim January

Daniel Williams Nancy Wilhoit Samuel Watkins 2 Alex. Wilson Phebe Watkins Benj Wilson Wm Wilson Wm Waker Ambrose Wickersham John U Warring Henry Watkins Frederick Watts Daniel Wilcox or Esther Whitley Chisley Wooldridge Zephaniah Walden 2 Littleton Whittington John Williams

James Thornton

Rich'd. M Thomas

Elijah Thompson

Archibald Terrel

John F. Trabue

Todd & Hawkins

Jos. Taylor

Griffin Luggle

Jane E. Trabue John Tully

Charles Thomas

Alpheus Vaughn

JOSEPH W. BRYSON, Ass't. P. M. April 1821-15

NEW GOODS. Aelx. Parker,

TAS just received from Philadelphia, in addition to his former assortment, and now opened at his store in Lexington, opposite the

OANTON Crapesand Robes,
Black and White Sattins Black Senshaws and Sarsenetts Canton Crape Shawls and Scarfs Silk Shawls and Handkerchiefs Leno, Book, and Mull Muslins Plain and figured India Mulls Cambrick and Jackonet Muslins Callicoes and Ginghams Blue and Yellow Nankeens Irish Linens and Sheetings Steam Loom Muslins Cotton Cloths and Sheetings Towel and Table Diapers Jeans and Dimities
Silk, Kid and Beaver Gloves Silk, Cotton and Worsted Hose Ribbons, Thread Laces and Edgings do

Coffee and Lump Sugar,
Best Gunpowder and Young Hyson TEAS, Chocolate and Spices, assorted Hardware and Cutlery, assorted, &c. QUEENS' AND CHINA WARE, assorted make a very general assortment for the pres

Which, with the other goods on hand, will ent and approaching seasons, and which will be sold very low for CASH, Lexington, April 5, 1821.

For Sale. A VERY VALUABLE TWO STORY Brick House and lot.

In the Town of Winchester, Clark cty. THIS HOUSE stands at the corner of Main and Short-streets, and the Lot extends on Main-street from Short-street to Main-Cross street. The above described house was built by Dsvid Dodge, sold and conveyed by kim to Robert Clarke, and by said Clarke sold and conveyed to the President, Directors & Co. of the Winchester Commercial Bank, all of which conveyances are recorded in the office of the County Court of Clark. The lower part of the building is occupied at this time by Charles C. Moore & Co. as a Store, and it is thought to be equal to any stand in this town for a merchant—and the upper part of the building is well calculated for the accommodation of a private family, as there is other necessary buildings on said Lot. A great bargain can be had in the purchase of this Whitenack John and property, as the Directory of said Bank are determined to close its concerns as early as

> Application to be made to Capt. Chilton THOMAS WORNALL, Pres. W. C. B.





Notice to Sportsmen.

THERE will be a Sweepstake Race run over the Lexington Turf, on the 3d Thursday
May next, for untrained Horses only, mile ats, agreeable to the weights here fixed:

Aged Horses, Six years old 123 pounds 115 ,, Five do. 90 Three do Mares and geldings to be allowed 3 pounds. The subscription is in the hands of Mr. W.M. T. BANTON, which will beclosed on the 20th

of April. Entrance FIFTY DOLLARS each, half forfeit-And the two succeeding days, a handsome subscription purse. Free for any nag carrying the above weights. The first day's subscription two miles the heats—second day, one mile the heats, weights as above. The winner of the sweepstake to be entitled to start for either days subscription purse.

Lexington, April 5, 1821—14

N. B. There are three Horses now entered,

which makes a Race. Will be Sold.

ON FRIDAY 20TH INST. UPWARDS OF

100 Acres first rate land. POUR and a haif miles east of Lexington, being a part of the tract of the late Achillus Tandy, dec'd upon twelve months credit, the purchaser giving bond and approved se-curity. About half the said land is cultivated and under a good fence, about eight or ten acres in grass and under good fence, about twelve acres in good meadow, the balance is excellent timbered land—as it is expected the ourchaser will wish to see it before he buys, I deem any further description unnecessary.

The HORSES, CATTLE & SHEEP. On the farm of the dec. upon the same credit.
Will be sold for Ready Money, Six Negroes, viz:

Three likely Negro Men, a likely young. Woman, a Child about a year old, and a Girl about 7 years old. The above property will be sold at the dwelling house of the decd. by WILLIS TANDY, Extr. April 3, 1821.—14

Lost

N Saturday last, near town or on the Winchester road, TWO BOOK MUSLIN RUFFLES, one finished with needle work, the other trimed with narrow Lace. A liberal reward will be paid for the delivery of the above articles at the Office of the Kentucky

March 15, 1821.



BY AUTHORITY.

[PUBLIC ACTS.]

AN ACT
Making appropriations for the support of government for the year one thousand eight hundred and twenty-one.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the following sums be, and the same are hereby, respectively appropriated for the service of the year one thousand eight hundred and twenty-one, that is to

For cempensation granted by law to the Senate and House of Representatives, their officers and attendants, three hundred, fourteen thousand eight hundred and sixty-six dollars.

For the compensation of the Senators and Representatives elected by Missouri, six thousand dollars.

For the expences of fire wood, stationery, printing and all other contingent expenses of the two Houses of Congress, forty-nine thousand dollars.

For the expenses of the library of Congress, including the Librarian's allowance for the year one thousand nine hundred and fifty dollars.

For the puschase of books for the Library of Congress, comprehending the statutes and the reports of the decisions of the courts of law and chancery of the different states, with the latest maps of the several states and territories of the United States, one thousand dollars.

For compensation to the President of the United States, twenty-five thousand For compensation to the Vice Presi-

dent of the United States, five thousand dollars. For compensation to the Secretary of

State, six thousand dollars. For compensation to the clerks in the Department of State, by the act of hundred and eighteen, fifteen thousand

nine hundred dollars. For compensation to the messengers in said Department, including the messenger to the Patent Office, nine hundred and sixty dollars.

For the contingent and incidental expenses of the Department of State, including expenses of distributing copies Sixteenth Congress, twenty-two thousand seven hundred dollars.

For compensation to the Secretary of the Treasury, six thousand dollars.

For compensation to the clerks in the office of the Secretary of the Treasury, peract of twentieth April, one thousand eight hundred and eighteen, ten thousand four hundred dollars.

For compensation to the messengers in said office, seven hundred and ten For compensation to the first Comp-

troller of the Treasury, three thousand five hundred dollars. For compensation to the clerks in the

office of the first Comptroller, per act of ments, one thousand dollars. twentieth April, one thousand eight hundred and eighteen, seventeen thousand eight hundred and fifty dollars. For compensation to the messenger in

said office, four hundred and ten dollars. For compensation to the Second Comptroller, three thousand dollars.

For compensation to the clerks in the office of the Second Comptroller, per act of twentieth April, one thousand eight hundred and eighteen, nine thousand seven hundred and fifty dollars.

For compensation to the messenger in said office, four hundred and ten dollars. For compensation to the first Auditor of the Treasury, three thousand dol-

For compensation to the clerks in the office of the First Auditor, per act of twentieth April, one thousand eight hundred and eighteen, fifteen thousand two hundred dollars.

For compensation to the messenger in said office, four hundred and ten dol-

For compensation to the Second Auditor of the Treasury, three thousand

For compensation to the clerks in the office of the Second Auditor, per act of twentieth April, one thouand eight hundred and eighteen, seventeen thousand two hundred dollars.

For compensation to the messenger in said office, four hundred and ten dol- and fifty dollars.

For compensation to the Third Audit or of the Treasury, three thousend dol- dred and fifty dollars.

For compensation to the clerks in the office of the Third Auditor, per act of twentieth April, one thousand eight hundred and eighteen, twenty-eight thousand six hundred dollars.

For compensation to the messengers in said office, seven hundred and ten

For compensation to the Fourth Auditor of the Treasury, three thousand dollars.

For compensation to the clerks in the office of the Fourth Auditor, per act of twentieth April, one thousand eight lars. hundred and eighteen, fifteen thousand and fifty dollars.

For compensation to the messenger in said office, four hundred and ten dol-

Fer compensation se Fifth Audit

For compensation to the clerks in the hundred dollars.

For three clerks to complete the duties of the Commissioner of the Revenue, transferred to the office of the Fifth

For compensation to the messenger in said office, four hundred and ten dol-

For compensation to the Treasurer of the United States, three thousand dol-

For compensation to the clerks in twentieth April, one thousand eight hundred and eighteen, five, thousand two hundred and fifty dollars.

For compensation to an additional clerk, as allowed by act of appropriation of one thousand eight hundred and nineteen, and one thousand eight hundred and twenty; and, also, for an assistat to the chief clerk, one thousand two hundred dollars.

For compensation to the messenger in said office, four hundred and ten dol-

For compensation to the Commissioner of the General Land Office, three in said office, six hundred and sixty dolthousand dollars.

For compensation to the clerks in the office of said Commessioner, per act of four thousand dollars. twentieth April, one thousand eight hundred and eighteen, twenty-two thousand five hundred and fifty dollars.

For compensation to the messenger in said office, four hundred and ten del-

For compensation to the Register of the Treasury, three thousand dollars. For compensation to the clerks in the office of the Register, per act of twentieth Apail, one thousand eight hunered en hundred dollars. and eighteen, twenty-two thousand three hundred and fifty dollars.

For compensation to the messenger thousand dollars. in said office, including the allowance for stamping ships' registers, five hundred dollars.

For compensation to the Secretary of the Commissioners of the Sinking Fund, in Alabama, two thousand dollars. two hundred and fifty dollars.

For allowance to the person employ ed in transmitting passports and sea- thousand five hundred dollers. twentieth April, one thousand eight letters, for expense of translating foreign languages in the office of the Secretary of the Treasury, for stationary, fuel, printing, and all other contingent ry Department, and the several officers therein, forty-eight thousand seven hundred and forty dollars.

For allowance to the Superintendent | Mint, nine thousand and fifty dollars. and four watchmen employed for the lars.

For compensation to the Secretary of War, six thousand dollars.

For compensation to the clerks in the War Department, per act of twentieth April, one thousand eight hundred and eighteen, twenty-three thousand four hundred dollars.

For cempensation to the messengers in said Department, seven hundred and ten dollars.

For expense of fuel stationary, printing, and other contingent expenses in lars. said Department, five thousand dollars

General, two thousand five hundred es of the United States, including the dollars.

office of the Paymester General, per act thousand two hundred dollars. of twentieth April, one thousand eight hundred and eighteen, nine thousand General of the United States, three thou two hundred dollars.

For compensation to the messenger in said office, four hundred and ten dol-

For compensation to the Commissary General of Purchases, three thousand dollars.

For compensation to the clerks in the

eight hundred dollars. For compensation to the messenger in said office, three hundred and sixty

dollars. For compensation to the clerks in thousand eight hundred and eighteen, fifty dollars. two thousand one hundred and fifty

dollars. For compensation to the clerks in the office of the Ordnance, per act of twen-

tieth April, one thousand eight hundred and eighteen, two thousand nine hundred and fifty dollars. For compensation to the clerks in

the office of the Commissary General of For compensation to the clerks in the

Engineer Office, two thousand one hun-For compensation to the clerks in the

Surgeon General's office, one thousand one hundred and fifty dollars.

For the contingent expenses of the

said office, five hundred dollars. For compensation to the Secretary of he Navy, six thousand dollars.

For compensation to the clerks in the flice of the Secretary of the Navy, per act of twentieth April, one thousand eight hundred and eighteen, eight thou and two hundred dollars.

For compensation to th messengers in said office, seven hundred and ten dol-

For the contingent expenses of said office, two thousand dollars.

For compensation to the Secretary of

or of the Treasury, three thousand dol-] the Commissioners of the Navy Board, [U.S. at London, Paris, St. Petersburg, [

two thousand dollars. For compensation to the clerks in the several Secretaries of Legation, and the office of the Fifth Auditor, per act of office of the Commissioners of the Na-salaries of the Charge d'Affaires at the Struens, is herewith retwentieth April, one thousand eight vy board, per act of twentieth April, Hague, Rio Janeiro, and at Stockholm hundred and eighteen, ten thousand five one thousand eight hundred and eighteen, three thousand five hundred and fifty dollars.

For compensation to three clerks and a draftsman, as allowed by acts of appro Auditor, three thousand seven hundred priation for one thousand eight hundred and nineteen, and 1000 eight hundred and twenty, in the office of said Commissioners, four thousand dollars.

> For compensation to the messenger in said office, four hundred and ten dollars. For the contingent expenses of said office, two thousand dollars.

For allowance to the superintendent the office of the Treasurer, per act of and four watchmen, for the security of the War and Navy buildings, and for the repairs of engine, hose, and buckets, one housand nine hundred dollars.

For compensation to the Post Master General, four thousand dollars. For compensation to two assistant

Post Masters General, five thousand dol-For compensation to the clerks in the General Post Office, per act of twentieth

April, one thousand eight hundred and eighteen, twenty-two thousand seven nundred dollars. For compensation to the messengers

For contingent expenses of said office,

For compensation of the Surveyor General, two thousand dollars. For compensation to the clerks in the office of the Surveyor General, two ted.

thousand one hundred dollars.

For compensation to the Surveyor south of Tennessee, two thousand dol-For compensation to the clerks in the

office of said Surveyor, one thousand sev-For compensation to the Surveyor in

Illinois, Missouri, and Arkansas, two For compensation to clerks in the of-

fice of said Surveyor, two thousand dol-For compensation to the surveyo

For compensation to the clerks in the office of the Surveyor in Alabama, on For compensation to the Commis

ngton city, two thousand dollars. For compensation to the officers and and incidental expenses in the Treasu- clerks in the Mint, nine thousand six hundred dollars. For wages of different persons em-

ployed in the different operations of the

sioner of the Public Buildings, at Wash

For incidental and contingent expen of the laws of the second session of the security of the State and Treasury buil- ses and repairs, cost of machinery, and dings, one thousand nine hundred dol- for allowance of wasteage, in the gold and silver coinage of the Mint, eight

thousand one hundred dollars. For compensation to the Governor, Judges, and Secretary, of the Arkansay territory, six thousand six hundred dollars.

For the contingent expenses of said territory, three hundred and fity dol For compensation to the Governor. Judges, and Secretary, of the Michigan

territory, six thousand six hundred dol-For the contingent expenses of said For maps, plans, books, and instru- territory, three hundred and fifty dollars. For compensation to the Chief Justice

For compensation to the Paymaster the Associate Judges, and district Judges Chief Justice, and Associate Judges of For compensation to the clerks in the the District of Columbia, seventy-eight

For compensation to the Attorney sand five hundred dollars.

For compensation to the clerk in the office of the Attorney General, per act of twentieth April, one thousand eight hundred and eighteen, eight hundred

For the contingent expenses of said office, including compensation to the office of said Commissary, two thousand messenger, five hundred dollars.

For compensation to the Reporter of the decisions of the Supreme Court, one thousand dollars.

For compensation to sundry District Attorneys and Marshals, as granted by the office of the Adjutant and Inspector law, including those in the several terri-General, per act of twentieth April, one tories, eight thousand nine hundred and

> For the payment of sundry pensions granted by the late and present governnents, one thousand five hundred and inety dollars. For making good a deficiency in

the fund for the relief and protection of sick and disabled seamen, fifty thousand

For the support of Light Houses, and Subsistence, two thousand one hundred other establishments for the protection of navigation, one hundred and two thousand three hundred and forty-one dollars and twenty-eight cents.

For surveying the public lands of the United States, one hundred and fifty thousand dollars.

For additional compensation allowed by the act of the twentieth April, one thousand eight hundred and eighteen, to the clerks in the office of the Superintendent General of Indian trade, four hundred and fifty dollars.

For bringing on the votes of President and Vice President, three thousand one hundred and ninety five dollars and fifty cents

For expenses of ships' registers, three thousand seven hundred and fifty dol

Lexington, May 29, 1820-22tf For the discharge of such miscellone ons claims against the United States, not For compensation to the Commissioners of the Navy Board, ten thousand five hundred dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at the Treasury, six thousand dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at the Treasury, six thousand dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at the Treasury, six thousand dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at dollars.

For compensation to the Secretary of For the salaries of the mitted in due course of settlement at dollars.

For compensation to the Commissionthe will also exchange Spun Cotton for good the will also e For the salaries of the ministers of the

WILLIAM BOWMAN.

WAR DEPARTMENT.

and Madrid, with the salaries of their

fifty-seven thousand five hundred dol-

For an outfit to a minister at Paris,

For the contingent expenses of those

For the contingent expenses of for

eign intercourse, thirty thousand dol-

For the expenses of intercourse with

the Barbary Powers, forty-two thousand

For the relief and protection of Amer-

country; a road from a point at or near

Furner Brashear's Stand, on the old

Natchez Road, to a point at or near Co-

the several appropiations herein before

made shall be paid out of any moneys in

the Treasury not otherwise appropria-

JOHN W. TAYLOR,

Speaker of the House of Representative JOHN GAILLARD,

Washington, March 3, 1821.—Approved, JAMES MONROE.

NEW GOODS.

THE Subscriber has just received a fresh

MERCHANDIZE,

CONSISTING IN PART AS FOLLOWS, VIZ:

SUPERFINE and Common CLOTHS, Anglisea, Buff & other CASSIMERES

Scotch Ginghams, Long Cloth and other Cotton SHIRTINGS

Fancy Cravats, Black Silks, cut Velvets, Sattins, Fine Muslius, Silk and Cotton Laces, & Thule

Ladies' Morocco WALKING SHOES, &c.

Groceries, Hardware, Queens

ware &c.

Rochester Springs,

Mrs. L. E. Rochester.

STILL continues to keep the SPRING, and is now well prepared to accommodate Travellers and Visitors, and hopes to render

general satisfaction on as good terms as possi

P. S. The editors of the Argus, Frankfort,

Ky ; Gazette, Lexington, and the paper at

Russellville, will publish the above in their

papers six months, and forward their accounts

son at my farm two and a half miles South

vill be let to mares at the moderate p

West of Lexington, on Clay's mill road, and

FOUR DOLLARS the season; or EIGHT DOLLARS to insure a mare with foal, provi-

ded she remains the property of the person who put her—in all cases where the mare it

parted with, the insurance must be paid. The

season has now commenced and will expire

the 10th of July. Good parture gratis and

may be corn fed on moderate terms. Every

YOUNG DIOMEDE was got by the noted

erse DIOMEDE, now owned by Mr. Darnaby tho was by Hamlintonian; his dam by Shark

Young Diomede's dam was got by Bald Ea

de, who was by the imported horse Sprea

Lagle; out of a full Janus mare; his grand

dam by Tom Jones, who was by Tipposaib his great grand dam by the noted horse Gre

LIVERY STABLES.

Livery Stables,

erally. I shall endeavour and hope to give

satisfaction to all who may call.

March 29, 1821-13

attention will be paid by the subscriber, but will not be answerable for accidents or es-

March 20, 1821-13 6m

One mile South of Perryville, on the Road from Lexington, Kentucky, to Nashville, Tenn.

Lexington, January 18th, 1821-Stf

M. J. NOUVEL.

Young

DIOMEDE.

just rising five years old, near 15 hands 3 inches high,

will stand the present se

BEAUTIFUL DARK

BROWN or BLACK,

ROBERT KAY.

Domestics—Thread Laces and Edgings,

'artan Plaid CLOAKS,

Scarlet Cassimere Shawls,

Canton Crape Robes and Shawls,

icilian Stripe and other Calicoes

Crimson and other RIBBONS,

Hosiery and Gloves of all kinds

Canton Crapes,

IRISH LINENS,

Worsted Shirts,

President of the Senate pro tempore.

ican seamen in foreign countries, for-

nissions, ten thousand dollars.

nine thousand dollars.

y thousan ddollars.

Pension Office, March 10, 1821. turned, for the purpose of obtaining proof of his service. His name does not appear on the FR of all descriptions for Saddlers and Shoeist of Virginia continental soldiers, in this of makers.

WILLIAM ALEXANDER's name cannot be renstated on the pension list. His property erson whose name has been continued on ne pension list, except such as have served three years or longer. Alexander served

JAMES JOHNSON'S name will be placed on the list so soon as proof shall have been exhibited to show that he has not already received a pension, or in other words, that there are not two of the same name who are entitled to

For salaries of the Agents for Claims on account of spoliations and for seamen, HENRY ISBILL'S schedule is herewith re at London and Paris, four thousand dolcurned, it is deficient in not containing the pinion of the court as to the amount of his property. The law requires this to be done HUGH BLACK is not entitled to a pension nder the act of the 18th March, 1818. The flying camp in which he states to have served For opening under the direction of the not having been on the continental establish Secretary of War, within the Indian

Enclosed herewith are notifications of the continuance of the pensions of the following named persons, and the counties in which they reside annexed to their names on the notifilumbus, on the Military Road, the sum cation

of five thousand dollars, which, by an act Benj. Dean, John Lafferty, Bernard Clem of the twenty-seventh of March, one mons, John S. Taylor, Samuel Decker, Adam Darnald, Jr John Thomson, William Servante thousand eight hundred and eighteen, and James Clark-and the notification of the was appropriated, for keeping in repair, discontinuance of the pension of Matthew said old road from Natchez to Columbia,

Tam very respectfully, your abed't servt.

J. L. EDWARDS. n Tennessee, and which remains unexon. R. M. Johnson, Creat Crossings, Ky. Sec. 2. And be it further enacted, That

MALT LIQUORS.

George Wood,

HAS FOR SALE AT HIS BREWERY, Double Strong Ale at \$10 pr. tl. \$2 per doz. at \$9 pr. bl. \$1 75 pr. doz. at \$9 pr. bl. \$1 75 pr. doz. at \$9 pr. bl. \$1 50 pr. doz. at \$8 pr. bl. \$1 50 pr. doz. at \$7 pr. bl. \$1 25 pr. doz. at \$3 pr. bl. 75 pr. doz. lexington, March \$4. Porter, Amber Beer, Small Beer,

12,000 Yards Domestic COTTONS.

PLAIDES and STRIPES, CHECKS, 3-4, 4-4 wide, Furniture do. 3-4, 4-4 wide,

Demins and Tickings, Brown and Bleached SHIRTINGS, SHEETINGS, 36 to 39 inches wide Sewing Cotton in Balls and Hanks, white and coloured,

JUST RECEIVED and FOR SALE by the PIECE, at the Philadelphia Wholesale prices, with the addition of Exchange and Carriage.

HIGGINS & PRITCHARTT.

Levington, March 1, 1821—9-6

Beaver Iron Works.

SITUATE in Bath County, Ky. 10 miles east of the Olympian Springs, are now in complete operation, and the proprietors can with confidence engage to execute in the best manner orders for all kinds of Machinery or other Castings. No pains have been spared to perfect this establishment, and the bett Moulders and Mechanics have been procured from several states. The metal has been proven to be of very superior quality, certifi-cates of which have been received from the most experienced Salt makers in the country Orders forwarded to DONALD M'LEAN Manager, Beaver Iron Works Post Office, Bath County, via Mountsterling, or to JOHN T. MASON, Jr. Lexington, will be punctually

Jan. 1, 1820-2tf Joseph H. Taylor, PIANO FORTE MAKER, James Dunn's representa. PESPECTFULLY informs the public, that he has just finished a first rate Upright

Grand Piano Forte, WITH THE HARP, PIANO, AND HAR-

n his line done, will apply before the 10th of April, as he intends at that time to leave Lex-

March 15, 1821. 10 Dollars Reward.

STRAYED or Stolen, TWO COWS—one a BLACK, and the other a WHITE. The Black is a Milk Cow, and tolerable old, shewng grey hairs about her head, with some white in her face. The white Cow was heavy with calf when missing; she has some red about her head and neck. As it is believed from good circumstances, that they were sto len and sold to some person by an incendiary the above reward will be given for the Cow and thief, or Five Dollars for the Cows, and all reasonable charges. If any person has such Cows in possession, and will forward a line to either the editors of the Gazette, or Argus, of Frankfort, it will be promptly at-

Feb. 22, 1821.—8 JOHN TANNER.

State of Kentucky: JESSAMINE COUNTY, SCT. January Extra Chancery Term, 1821. Francis Miller, Compl't. Against
Robert Eastin, Elihue IN CHANCERY.

Babcock, and Abijah Payne &c. Def'ts. THIS Day came the complainant, by hi counsel, and the defendants, Elihue Bab-

cock, and Abijah Payne, not having entered their appearance herein agreeably to law and the rules of this court—and it appearing to the satisfaction of the Court, that they are not inhabitants of this cammonwealth: there fore, on motion of the complainant, it is con AM happy to announce to my friends and the public generally, that I have, at a sent defendants do appear here on or before sent defendants do appear here on or before the first day of our next April term, and answer the complainant's bill, the same shall be taken for confessed against them—and it In a manner superior to any in the State, and is further ordered, that a copy of this order ipon the same ground on whice they formerbe inserted in some authorized newspaper of stood. I respectfully solicit the patronage this commonwealth for two calender months of my former customers and the public genn succession

A copy—Teste, DANL. B. PRICE, c. j. c. c.

A Dirk Found,

AS Found on the road between Lexington and Nicholasville, a DIRK, which

Tanning & Skin Dressing.

TH-The documents in the support of the FILE subscriber has for Sale at his Tan-Yard on Main-steet, Lexington, opposite the Baptist Grave Yard, an assortment of LEATH-

ALSO-A GENERAL ASSORTMENT OF Tanned and Dressed Sheep & Deer

Skins, Parehment, Buckskin, White Leather &c. &c. He has always on hand a large quantity of WOOL for Hatters, Clothiers, &c. He also takes Hides to Tan on Shares, and

WM. CIRODE.

THIS DAY IS PUBLISHED. AND FOR SALE AT THE Lexington Public Advertiser, Worsley's, Palmer's and Hunt's

Compiled for the use and benefit of Justices of the Peace, Sheriffs, Coroners, Constables, Jailors, and Jurymen, in the commonwealth of Kentucky, adapted to the laws now in force. HIS is the most extensive work of the kind

ever published in the United States, and embraces copious extracts from the most approved common law writers, on the following bjects, viz: Accessary, Affray, Apprentice, Assignments, Arrangements, Arrest, Arson, Assault, Awards,

Arrangements, Arrest, Arson, Assault, Awards, Bail, Barratry, Bonds, Burglary, Carriers, Certiorari, Commitment, Constables, Coroners, Covenants, Criminals, Confession, Distress, Escapes, Evidence, Felony, Hue and Cry, Homicide, Habeas Corpus, Infants, Information, Jail and Jailor, Judgments, Juries and Jurors, Justices of the Peace, Larceny, Libel, Lunantics, Maim, Maintenance, Mandamus, Misdemeanor, Nuisence, Oaths, Pardon, Perjury, Prison Breaking, Process, Rape, Recogni, zance, Rescue, Restitution of Stolen Goods-Riot, Rout and unlawful assembly. Robbery. Riot, Rout and unlawful assembly, Robbery, Search Warrant, Sheriff, Slander, Sureties for the peace, Sureties for good behaviour, Treason, Treasure found, Warrant, Wife and Wo-men;—Together with the statutary pro-visions, on these as well as every subject coming within the jurisdiction of Justices of the Peace, which will enable the inferior judicial, as well as executive officers of the gov-

ernment, to perform their respective duties with promptitude and safety.

This work will be also enriched with nearly four hundred precedents or forms, comprising not only all such as are used in legal prospections, but all that are necessary for the for ceedings, but all that are necessary for the farmer, Mechanic, Manufacturer or Merchant, as well as all other private citizens, and enablidg every man to become his own lawyer, and transact all his business without the aid

Lexington, Nov 20.-41 50 Dollars Reward.

He is about 23 years of age, straight made, and nearly six feet high—a midling dark complexion, and tolerably thick lips—and has a scar on the side of his head. The above reward will be given for him, if caught out of this state, and delivered to me in Lexington, or secured in any convenient Jail; and twenty five dollars, if caught is this st te. All reasonable expenses will be paid

ROBERT A. GATEW(OD.

Jessamine Circuit Sct: JANUARY EXTRA CHANCERY TERM, 1821

tives & heirs, and Jesse Pigman, Defend'ts. THIS day came the complainants by their counsel, and the defendants, James Dunn, James Spears and Martha his wife, late Martha ed by the court, Thatu nless the said absent defendants do appear here on or before the first day of the next April term of this court,

A copy—Teste, DANIEL B. PRICE, clk.

Jessamine Circuit, Sct. JANUARY EXTRA CHANCERY TERM, 1821. Pleasant Easly, Compl't.

devisees, Deft's. THIS day came the complainant, by his counsel, and exhibited his bill in Chancery against the defendants, and it appearing to the satisfaction of the court, that the defendants William Barbour and Polly his wife, are not inhabitants of this commonwealth— therefore, on motion of the complainants, it is considered and ordered, by the court, that unless they do appear here on or before the first day of our next April term, and answer the complainant's bill, the same shall be taken for confessed against them—and it is further ordered, that a copy of this order be inserted in some authorized newspaper of this commonwealth two calender months in suc-

Adam Maguire. Fancy Weaving,

In all its various branches, in the large Brick House, on Mechanic street, near Mr. LAN-PHEAR'S INN, where he will Weave Carpets, Double Coverlids, Table Linen, Summer

And every other description of Weaving on the shortest notice and most moderate terms, for which he will receive Wheat, Wool, Feathers, Flax, Flax Seed and Flax Thread.—

N B. The most elegant Colours will be dy-GABRIEL J. MORTON. ed for all kinds of Carpets, on the lowest February 15.-7.

gives CASH for Hides. March 30, 1820-13-1y

BOOK STORES, A General Instructer:

The above work will be for Sale at the Book-Store of W. W. WORSLEY, Lexington

BROKE Jail, with two others, on the night of the 30th July, in Lexington, 2 A.E. GRO MAN, named ADKINS.

Lexington, October 1820-40-7

Kentucky; Thomas Haydon and Na-thaniel Morris, Compl's.

With which it will produce the softest lute or most powerful tones which can be produced upon the late improved principles. The above will be exhibited at Mr. DARRAC'S BALL (M. until the 10th of April next.)

Dunn, next and the rules of this court; and it appearing to the satisfaction of this court, that they are not inhabitants of this commonwealth—therefore, on the motion of the complainants, it is considered and orderand answer the complainant's bill, the same shall be taken for confessed against them— And it is further ordered, That a copy of this order be inserted in some authorised newspa-

per in this commonwealth for two calender months in succession.

State of Kentucky:

Daniel Easly's heirs and

A copy—Teste, DANIEL B. PRICE, clerk. TAKES this method of informing his friends and the public, that he has commenced

Counterpanes,